

MANIPUR GAZETTE
7TH SEPTEMBER 1955
TO
19TH OCTOBER 55



PUBLISHED BY AUTHORITY

No. 28

Imphal, Wednesday, September 7, 1955.

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PART I

GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

Imphal, the 1st September, 1955.

No. N.FA/2/54.—The Chief Commissioner is pleased to grant Shri A. K. Bhattacharji, Inspector of Police, Manipur leave on average pay for 13 days from 31-1-55 to 12-2-55 under Fundamental Rule 81.

Imphal, the 1st September, 1955.

No. N.FA/2/54.—The Chief Commissioner is pleased to grant Shri Purnalal Das, Finance Officer, Claims earned leave for 12 days from 29-4-55 to 10-5-55 under the Revised Leave Rules 1933 as liberalised from 1-2-1949.

Imphal, the 26th August, 1955.

No. C.E/97/51 Pt.—The Chief Commissioner has been pleased to extend the term of the appointment of Shri S. D. Chowdhury, B.A., A.I.C., B.T., B.E.T. (Cambridge), Visharad as Head Master, Mao-Maram High School under this Secretariat Notification No. E/97/51(Pt), dated the 21st July, 1954 for a period of three months with effect from 13th July, 1955.

T. Kipgen,
Secretary to the Govt. of Manipur.

Imphal, the 3rd September, 1955.

No. R/22/55/44.—In partial modification of the orders of postings and transfers issued under this Secretariat Order No. R/22/55 dated 10th August, 1955, the Chief Commissioner has been pleased to decide that Shri Bashiruddin Ahmed will continue in his present post of E. A. C. II, Headquarters Imphal, till further orders. On relief by Shri K. Kipgen, Shri Birahari Singh, S. D. O., Churachandpur will proceed to Ukhrul and take over as S. D. O., Ukhrul from Shri L. Kipgen.

A. K. Ray,
Chief Secretary to the Govt. of Manipur.

PART II

Imphal, the 26th August, 1955.

No. G-TW/10/55.—In partial modification of this Administration Order No. TW/10/55, dated 13th August, 1955 the Chief Commissioner has been pleased to fix the initial pay of Shri N. Modoli, temporary Tribal Development Officer at Rs. 250/- (Rupees two hundred fifty) per month plus usual Dearness Allowance which is the minimum in the scale of Rs. 250-250-300-con-25-400-EB-25-600-EB-25-650/- sanctioned by the Government of India, Ministry of Home Affairs for this post in their letter No. F. 13/28/55-Estt. C dated 25th July, 1955.

T. Kipgen,
Secretary to the Govt. of Manipur.

Imphal, the 29th August, 1955.

No. J/17/55.—The following notification issued by the Central Government under Section 12 of the Commissions of Inquiry Act, 1952 is published for general information :—

No. 16/1/55-Judicial (I)
Government of India
Ministry of Home Affairs.

NOTIFICATION.

New Delhi-2, the 26th July, 1955.

In exercise of the powers conferred by section 12 of the Commissions of Inquiry Act, 1952 (LX of 1952), the Central Government hereby makes the following rules for the issue and service of summons by a Commission of Inquiry appointed by that Government, namely :—

Rules.

1. The Commission may issue summons to persons whose attendance is required either to give evidence or to produce documents.
2. Every summons issued by the Commission shall be in duplicate and signed by the Chairman or such person as he empowers in this behalf and sealed with the seal of the Commission; and it shall specify the time and place at which the person summoned is required to attend and also whether his attendance is required for the purpose of giving evidence or to produce a document, or for both purposes.
3. A person may be summoned to produce a document, without being summoned to give evidence; and any person summoned merely to produce a document shall be deemed to have complied with the summons if he causes such document to be produced instead of attending personally to produce the same.
4. A summons to produce documents may be for the production of certain specified documents or for the production of all documents of a certain description in the possession or power of the person summoned.
5. Every summons shall be served by sending it by post to the person for whom it is intended or in such other manner as the Commission may direct.
6. The provisions of the foregoing rules shall apply, as far as may be, to every other process issued by the Commission.

A. K. Ray,

Imphal, the 27th July, 1955.

No. G-DPC/17/55.—Whereas it appears to the Chief Commissioner that improved arrangements are required within the area specified in the Schedule hereunder, for all matters as specified in Section 52 of the Assam Municipal Act 1923 (1 of 1923) is extended to this State, which area it is not expedient to constitute into a Municipality;

Now, therefore, in exercise of the powers conferred upon him by sub-section (1, of Section 328 of the said Act, the Chief Commissioner desires to declare the said area as a notified area;

Should any inhabitant of the said area desire to object to this notification, he may within six weeks from the date of publication of this notification in the State Gazette submit his objection in writing to the Chief Commissioner through the Deputy Commissioner for consideration.

T. Kipgen,

Secretary to the Govt. of Manipur.

Schedule.

- (i) Commencing from the Indo-Burma and Thoubal Mayang-Imphal Road crossing point, the boundary line runs towards the West along the boundary line of Dag No. 14 till it touches the northern boundary of the land covered by Dag No. 13 whence the line runs in straight and joins the point of north western corner of Dag No. 7. Then the same line runs right up, following the bundary line of Dag. No. 7 in circumference, the line then meets the north eastern corner of the Dag referred to from where it originated.
- (ii) Commencing from the crossing point where the Indo-Burma Road and Thoubal River meet with each other, the line runs on the southern embankment of the same river till it reaches the north west corner of Dag No. 1347. Then it follows the north eastern boundary of the same Dag in the straight line till it meets the old Yairipok Road under Dag No. 1031 and then it runs southward along the eastern boundary of Dag No. 1033, 1034, 1035 and 1037, then it goes along the north eastern boundary of Dags 1038 and 1041 and southern boundary of Dag No. 1041 till it meets Burma Road. Thence it follows the eastern boundary of Burma Road and meets the crossing point where it started

PART IV

নোটিশ নং ১৭১

ইম্ফাল, তাং ২২/৮/৫৫ ইং।

অগ্নিা মরম ওইহুনা প্রজা পুন্নমজা বঙহুগুৱী। মরমদি শীখোঙ বুমখোঙ অগ্নি তাং ১/১০/৫৫ ইং দগী তাং ৩১/৩/৫৭ ইং কাওবা বুম ভুৱীনবা ফোৱেই অকিসতা তাং ২০/৯/৫৫ ইংগী হুংখিল পুং অমা ডাবদা লিলাম ভৌহুনা ৱোনগনি। ওকপিত হায়বা নীলা বডমচানা লাকুনা ডকশীৱবা ৱাগনি। লিলামদা শীংপা পেলমা চহি অমগী ৱয়ল ওইগনি। অনিং পেলমা বুপা ৫০০ (চামঙা) দগী হেঞ্জবদি কিস্তি লৌখরোই। অলিংপা পেলগী ৱবজা পেলস টেক্স বুপা অমদা পৈ ২।২ লৌজগনি। লিলাম হুবিডা পেল শুনা বিবিগদবনি। বোয়ৱবদি অমুক হজা লিলাম ভৌহুনা ৱোনগনি। হসি লিলামদা হায়দগী পেল ডাংবদি হাৱা ওকপনা কুপাংকদবনি।

বুমখোঙগী পাটোনা লোনগদবা অমুকী ৱয়েল পুন্নমক অকিসতা বডমচানা লাকুনা হুংবিরবা ৱাগনি। ইতি—

R. K. B. C. Singh,
Forest Officer, Manipur.

NOTICE.

Imphal, the 30th August, 1955.

Applications in candidates own hand-writing are invited for some temporary posts of enumerators and copyists in the scale of Rs. 28-1-40/- plus D.A. admissible under the rule. The term of the appointment will be 3 months from the date the posts are filled.

Applications stating age, full address, educational qualification and previous experience if any, will be received in the Office of the Chief Electoral Officer, Manipur (Secretariat building) up to the 10th September, 1955.

V. S. Sundaram,
Chief Electoral Officer, Manipur.

NOTICE No. 10

(1955—Revision of Electoral Rolls).

Imphal, the 30th August, 1955.

Electoral rolls of Inner Manipur and Outer Manipur Parliamentary Constituencies in Manipur.

A draft list of electors included in this part of the above named roll is herewith published for general information. All claims to be included in this roll shall be made in Form VI/VII and all objections to any name entered therein in Form VIII not later than 20th September, 1955.

The revising authority to whom such claims and objections are to be prepared is Sub-Deputy Collectors in the Valley and S.D.O.s in the hills.

Claims and objections shall be addressed to the Revising authority and shall either be presented to the Revising authority specified in this notice or to the Electoral Registration Officer, or be sent by post to the Revising authority specified in this notice so as to reach him not later than the 20th September, 1955.

Place.—Election Office, Manipur.

Date :—20-9-1955.

G. H. Singh,
Electoral Registration Officer, Manipur.

Imphal, the 30th August, 1955.

TOUR PROGRAMME OF MOBILE DISPENSARY EASTERN HILL
RANGE FOR THE MONTH OF SEPTEMBER, 1955.

12-9-55.	Imphal to Maramkhunnou	52 Miles
13-9-55.	Maramkhunnou to Taphou Naga	5 "
14-9-55.	Taphou Naga to Taphou Kuki	5 "
15-9-55.	Taphou Kuki to Hengbung	6 "
16-9-55.	Hengbung to Mayangkhang	5 "
17-9-55.	Mayangkhang to Tumujou-khulen	6 "
18-9-55.	Halt	
19-9-55.	Tumujou Khulen to Khunnou	5 "
20-9-55.	Khunnou to Makhan (Kanglatongbi)	21 "
21-9-55.	Makhan to Khun-khu Kuki	6 "
22-9-55.	Khunkhu Kuki to Karakhun Kuki	5 "
23-9-55.	Halt	
24-9-55.	Karakhun to Leilon Vaiphei	8 "
25-9-55.	Halt	
26-9-55.	Leilon Vaiphei to Imphal	16 "

N. B. Roy,
Offg. Chief Medical Officer, Manipur.

Imphal, the 31st Aug, 1955.

**"PAYMENT PROGRAMME IN RESPECT OF A.R.M. AREA
COMPENSATION FOR THE SADAR/HILLS."**

Sl. No.	Name of village.	No. of Claims.	Amount.	Date of payment.
1.	Thingsol	5	215/-	15-9-55
2.	Changoubung	25	1417/-	
3.	Phairen	23	5320/-	
4.	Laimaton	32	10340/-	
5.	Thongnangpal	12	2600/-	
6.	Karakhun	7	204/-	
		<u>104</u>		
7.	Jonlen	20	5612/-	16-9-55
8.	Yongba Langkhong	18	505/-	
9.	Laphurak	40	1560/-	
10.	Khoirupok	19	498/-	
11.	Luwangsangol	7	2700/-	
		<u>104</u>		
12.	Gangpikon	18	617/-	19-9-55
13.	Kakhan kabui	22	795/-	
14.	Songjang	15	432/-	
15.	Youyangtek	48	1347/-	
		<u>103</u>		
16.	Nungnang	72	1912/-	20-9-55
17.	Thingkra Loyam	25	1203/-	
18.	Hangoipat	11	800/-	
		<u>108</u>		
19.	Charoi Chakol Long	79	2257/-	21-9-55
20.	Molkon	4	108/-	
21.	Haipae	4	202/-	
22.	Kangpockpi Mission	24	4981/-	
23.	Makeng Chajiba	18	1021/-	
		<u>129</u>		
24.	Chini Inkhol	20	5566/-	22-9-55
25.	Makeng Chairaba	20	1211/-	
26.	Mukeng Lokchao	16	816/-	
27.	Molkon Changdon	10	2205/-	
28.	Hengjang	13	413/-	
29.	Thayong	37	1076/-	
		<u>116</u>		
Total		664	Rs. 70,357/-	

**PAYMENT PROGRAMME IN RESPECT OF A.R.M. AREA COMPENSATION
FOR THE BISHENPUR TAHSIL.**

Sl. No.	Name of village.	No. of claims	Amount	Date of payment.
1.	Maibam Lokpaching	485	63,296/-	7th, 8th, 9th and 10th Sept. 55.

G. C. Singh,
S. D. C. (Claims).

Tender Notice No. 16.

Imphal, the 22nd August, 1955.

Sealed tenders are invited for supply of the undermentioned Office furnitures for Forest Department, Manipur. Tenders will be received by the undersigned upto 1 P. M. of 15th September, 1955 and will be opened on the same day at 3 P. M. in the presence of all tenderers.

The undersigned does not bind himself to accept the lowest or any tender. Full particulars may be had from the Office during Office hours.

The successful tenderer will have to deposit 20% of the amount as caution money.

Items of furniture.

- | | | |
|--------------------------------|-----|-----------|
| 1. Table-4'x3'x2½'. | ... | 2. (two) |
| 2. High Class Chair | ... | 2 (two) |
| 3. Ordinary cane seated chair. | ... | 3 (three) |
| 4. Charpoy-Ordinary size. | ... | 1 (one) |
| 5. Baxi-1½'x1'x½' | ... | 2 (two) |

N. B. :—All items will be of Uningthou made.

R. K. B. C. Singh,
Forest Officer, Government of Manipur.

Imphal, the 2nd September, 1955.

No. CHDE/126/54/49.—The following information is published for general information.

T. Kipgen,
Secretary to the Govt. of Manipur.

Statement showing the names of the Engineering Institution in India (so far Information is received from the State Government) and seats reserved for Scheduled Castes Tribes candidates in each institution.

Name of the Institution.	Total No. of Seats reserved for Scheduled Castes/Tribes	Remarks.
1. Roorkee University, Roorkee (U. P.)	2	One for Scheduled Tribes and one for Backward Classes.
2. Nilokheri Polytechnic, Nilokheri.	20%	Reserved for Scheduled Castes/Tribes.
3. India Institute of Technology, Kharagpur.	20%	do.
4. Delhi Polytechnic, Delhi.	20%	do.
5. Hewett and the Civil Engineering Schools, Lucknow, (U. P.)	20%	do.

Imphal, the 6th September, 1955.

No. 4/F/55-56.—It is hereby notified for general information that pursuant to Section 59 of the Indian Partnership Act IX of 1932 M/S. Amrik Singh & Man Singh has been incorporated that it is a Partnership Firm and numbered 4 of 1955/56, dated the 6th September, of the year one thousand nine hundred and fifty five Anno Domini.

U. M. Singh,
Registrar, Firm, Manipur.

Imphal, the 31st August, 1955.

**THE MANIPUR STATE HANDLOOM WEAVERS' CO-OP. SOCIETY LTD.
AN OPPORTUNITY**

* The Board of Management is pleased to extend the sale of yarn to non-members and so the weavers are requested to avail the opportunity and purchase yarn from the Sales Emporium of the State Society.

**THE MANIPUR STATE HANDLOOM WEAVERS' CO-OP. SOCIETY LTD.
INDIAN INDUSTRIES FAIR, DELHI.**

The all India Handloom Board is pleased to allot one stall to this State Society at the Indian Industries Fair, Delhi to be held from 29-10-55 for a period of six weeks, for display of best varieties of handloom cloth and also for sale. In view of the fact that this Fair is likely to be visited by a large number of people from all over the world, it will be very much appreciated if weavers supply the best and special varieties of cloth produced by them to the State Handloom Weavers' Co-op. Society for display and sale of the Fair.

K. Lakshminarayan Singh,
Business Manager.

Imphal, the 7th September, 1955:

No. 6/JS/II/55-56. —It is hereby notified for general information that pursuant to Section 20 of the Societies Registration Act XXI of 1860, an Association under the name and style of the Gorkha Association has been incorporated and numbered 6 of 1955-56, dated the seventh September of the year one thousand nine hundred and fifty five Anno Domini.

U. M. Sinha,
Registrar,
Joint Stock Companies, Manipur.



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Imphal, Wednesday, August 31, 1955.

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PART I

GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

Imphal, the 25th August, 1955.

No. D/HP/83/54.—The Chief Commissioner is pleased to promote Shri Haokholet, Sub-Inspector of Police to the post of a temporary Inspector of Police created under this Administration orders No. HP/83/54 dt. 23-3-55 and D-HP/83/54 dt. 4-7-55 in the scale of Rs. 175-2³/₂-200-15-275(EB)-20-375/- and Shri S. Rathing Tangkhul, A. S. I. to the post of Sub-Inspector in the scale of Rs. 100-5-160(EB)-5-200/- which has fallen vacant vide Shri Haokholet's promotion as Inspector of Police. This order will come into effect from the date of their joining the posts.

T. Kipgen,

Secretary to the Govt. of Manipur.

Imphal, the 26th August, 1955.

The following order is published for general information.

T. Kalachand Singh,

Asstt. Secretary to the Govt. of Manipur.

Imphal, the 10th August, 1955.

No. R/22/55.—The Chief Commissioner has been pleased to order the following postings and transfers :—

1. On relief from his present duties Shri Manisana Singh, Supdt., Civil Supplies will join as S.D.C., Imphal West relieving Shri Yangmaso.
2. On relief from the post of S.D.C., Imphal West by Shri Manisana Singh, Shri Yangmaso will take over charge of Tameanglong Sub-division from Shri K. Kipgen. He will however continue to act as a temporary S.D.C.
3. On relief by Shri Yangmaso, Shri K. Kipgen, S.D.O., Tamenglong is appointed to act until further orders as S.D.O., Churachandpur.
4. On relief from his present post of S.D.O., Churachandpur Shri Birahari Singh will take over as E.A.C. II Hd. Qr. Imphal vice Shri Bashiruddin Ahmed.
5. On relief from his present post of E. A. C. II Hd. Qr. Imphal Shri Bashiruddin Ahmed will take over as S. D. O., Ukhrul vice Shri L. Kipgen.
6. On relief from his present post of S. D. O., Ukhrul, Shri L. Kipgen is posted as S. D. C. Jiriham.

7. On relief from his present post of S. D. C., Jiribam, Shri Nabakumar Singh will join as S. D. C. Tengnoupal with headquarters at Moreh in the post of S. D. C., Tribals created under Order No. F. 13/28/55-Estt. C. dated 25.7.55 of Govt. of India, Ministry of Home Affairs.
8. Shri Gokulchand Singh, S. D. C., Thoubal is posted as S. D. C. Imphal East.
9. On relief by Shri Gokulchand Singh, Shri Halim Chowdhury at present S. D. C., Imphal East is posted as S. D. C., Thoubal.
10. On appointment as S. D. C. Shri Gunamani Singh will join as S. D. C. Mao (Sadar & Thoubal Hills post) against one of the unfilled posts out of 8 sanctioned under Govt. of India's letter No. F. 23 (50)-S/51 dated 28.2.53 as amended by their letter of even No. dated 19.8.53.
11. Shri Modoli, Deputy Inspector of Schools (Tribal) is posted as Tribal Development Officer under the Deputy Commissioner, Imphal against the posts created under Govt. of India's letter No. F. 13/28/55-Estt. C dated 25.7.55.

A. K. Ray,

Chief Secretary to the Govt. of Manipur.

PART II

Imphal, the 23rd August, 1955.

No. 10-FD. Order/Pub/55.—The following orders and notifications received from the Government of India, Ministry of Information and Broadcasting, New Delhi are republished for general information.

Gopendra Sarma,
Publicity Officer, Manipur.

ORDER

New Delhi-2, the 20th July, 1955.

S. R. O. In pursuance of clause 2 of the directions issued under the provisions of each of the enactments specified in the First Schedule to the order of the Government of India in the Ministry of Information and Broadcasting No. S. R. O. 945, dated the 28th April, 1955, the Central Government with the previous approval of the Film Advisory Board, Bombay hereby certifies the film specified in column 2 of the Schedule hereto annexed, in all their language versions, to be of the description specified against each in the corresponding entry of column 5 of the said Schedule.

Schedule.

S. No.	Title of the Film	Name of the Producer	Source of Supply.	Whether a scientific film or a film intended for educational purposes or a film dealing with news and current events or a documentary film.
1	2	3	4	5
1.	Indian News Review No. 353	Govt. of India, Films Division, Bombay.	Govt. of India, Films Division, Bombay.	Film dealing with news and current events.

(1/16/55-F: App/41)

D. Krishna Ayyar.

Under Secretary to the Govt. of India.

ORDER

New Delhi-2, the 26th July, 1955.

S. R. O. In pursuance of clause 2 of the directions issued under the provisions of each of the enactments specified in the First Schedule to the order of the Government of India in the Ministry of Information and Broadcasting No. S. R. O. 945 dated the 28th April, 1955, the Central Government with the previous approval

of the Film Advisory Board, Bombay hereby certifies the film specified in column 2 of the Schedule hereto annexed, in all its language versions, to be of the description specified against it in the corresponding entry of column 5 of the said Schedule.

Schedule.

S. No.	Title of the film.	Name of the Producer.	Source of supply.	Whether a scientific film or a film intended for educational purposes or a film dealing with news and current events or a documentary film.
1	2	3	4	5
1.	Indian News Review No. 354.	Govt. of India Films Division, Bombay.	Govt. of India, Films Division, Bombay.	Film dealing with news and current events.

(1/16/55-F : App/42)

D. Krishna Ayyar,

Under Secretary to the Govt. of India.

ORDER

New Delhi-2, the 4th August, 1955.

S. R. O. In pursuance of clause 2 of the directions issued under the provisions of each of the enactments specified in the First Schedule to the order of the Government of India in the Ministry of Information and Broadcasting No. S. R. O. 945 dated the 28th April, 1955, the Central Government with the previous approval of the Film Advisory Board, Bombay hereby certifies the film specified in column 2 of the schedule hereto annexed, in all its language versions, to be of the description specified against it in the corresponding entry of column 5 of the said Schedule.

Schedule.

3. No.	Title of the Film.	Name of the Producer.	Source of Supply.	Whether a scientific film or a film intended for educational purposes or a film dealing with news and current events or a documentary film.
1.	2.	3.	4.	5.
1.	Indian News Review No. 355.	Govt. of India, Films Division, Bombay.	Govt. of India, Films Division, Bombay.	Film dealing with news and current events.

(1/16/55 F: App/43)

D. Krishna Ayyar,

Under Secretary to the Govt. of India.

NOTIFICATION

New Delhi-2, the 5th August, 1955.

S. R. O. In exercise of the powers conferred by sub-section (2) of section 5 of the Cinematograph Act, 1952 (XXXVII of 1952), the Central Government hereby directs that the film entitled "The Crimson Ghost" and its trailer produced by the Republic Pictures Corporation, U. S. A. shall be deemed to be uncertified films in the whole of India.

(No. 8/16/55-FC.)

D. Krishna Ayyar,

Under Secretary to the Govt. of India.

Imphal, the 23rd August, 1955.

No. H. Apptt. 47/55.—The following Notification No. 12-Exam(18)/55 dt. 14-7-55 received from the Registrar, the Institute Chartered Accountants of India, New Delhi-1, is published for general information :—

T. Kipgen
Secretary to the Govt. of Manipur.

In pursuance of Regulation 23 of the Chartered Accountants Regulations, 1949, the Council of the Institute of Chartered Accountants of India is pleased to direct that the Preliminary Examination under the said Regulations shall be held on the 17th, 18th, 19th, 21st and 22nd November 1955, the First Examination on the 17th, 18th, 19th, 21st, 22nd, 23rd and 24th November, 1955 and the Final Examination on the 17th, 18th, 19th, 21st, 22nd, 23rd and 24th Nov. 1955. The examinations will be held at each of the following centres provided that a sufficient number of candidates present themselves for examination:

(a) ALLAHABAD, (b) BOMBAY, (c) CALCUTTA, (d) DELHI, (e) HYDERABAD (Dn) and (f) MADRAS.

Applications for admission to these examinations are required to be made on the prescribed forms, copies of which may be obtained from the Secretary to the Council of the Institute of Chartered Accountants of India, New Delhi. Each such application together with the necessary certificates and a Demand Draft payable at New Delhi and drawn in favour of the said Secretary for an examination fee of Rs. 25/- in the case of the Preliminary Examination, Rs. 50/- in the case of the First Examination and Rs. 75/- for admission to both the Groups or Rs. 50/- for admission to one group only of the Final Examination, must be sent so as to reach the Secretary to the Council not later than the 19th September 1955. An additional fee of Rs. 50/- is payable by candidates who apply for the first time for admission to the Final Examination and who have been exempted from passing the First Examination.

Imphal, the 25th August, 1955.

No. H. Apptt. 25/55.—The following Notification No. AAP. 73/55-PF/24 dated the 1st August, 1955 received from the Government of Assam is published for general information.

T. Kipgen,
Secretary to the Govt. of Manipur.

The Governor of Assam is pleased to direct the publication of the results of the Half Yearly Departmental Examination of the Indian Administrative Service and other officers held from the 25th April to the 25th April, 1955 both days inclusive :—

xxx
xxx

xxx
xxx

xxx
xxx

Officers of Manipur State.

1. Shri Th. Birahari Singh, E. A. C. — Law Part II by the lower standard.
2. Shri O. Kathipri, E. A. C. — Law part II by the lower standard.
3. Shri Basiruddin Ahmed, E. A. C. — Law part II by the lower standard.
4. Shri R. K. Birendra Singh, S. D. C. — Law part I by lower standard and Hindustani.
5. Shri M. Naba Kumar Singh, S. D. C. — Hindustani.

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Imphal, the 24th August, 1955.

**DRAFT AMENDMENT TO THE RULES FRAMED UNDER THE
CO-OPERATIVE SOCIETIES ACT II OF 1912.**

1. Renumber the present Rule 7 as 7(a) and add the following as (b).

Power of Registrar to
direct amendment of
the by-laws of a regi-
stered society.

- (b) (1) If it appears to the Registrar that an amendment of the by-laws of a registered society is necessary or desirable in the interest of such society, he may, by order in writing to be issued to the society, require the society to make the amendment within such time as he may specify in such order
- (2) If any society fails to make any such amendment within the time specified, the Registrar may, after giving the society an opportunity of being heard register such amendment, and issue to the society a copy of the amendment, certified by him, which shall be conclusive evidence that the amendment has been duly registered, and such amendment shall be binding on the members of such society.
- (3) An Appeal shall lie to the Government from any order of the Registrar passed under sub-section (2) within two months from the date of the issue of such order. The order of the Government on appeal and subject to the result of such appeal, if any, the decision of the Registrar shall be final.

2. Substitute the following as Rule 19 for Rule 19 of the present Rules.

Dividend-limit of.

- (1) (a) In no society shall the dividend on the paid-up share capital exceed 9 per cent per annum, without the sanction of the Registrar.
- (b) In any society with shares and unlimited liability, the balance of the net profit in any year after crediting the reserve fund with the amount prescribed in rule 23(3) may be divided among the share-holders as dividend on their shares subject to a maximum of 9 per cent per annum on the amount paid up on each share.
- (c) No dividend shall be distributed by any society without the previous sanction of the Registrar or any person authorized by him if any claim due from the society to a depositor or financier remains unsatisfied and no society shall declare or pay dividend in excess of $6\frac{1}{4}$ per cent when the total unrealized interest due from the members represents double the interests due for the year.
- (d) The Registrar or any person authorised by him may by general or special order direct that a society shall not pay a dividend or shall pay dividends at a reduced rate so long as it receives loans or deposits from non-members.
- (e) provided that in no case shall a dividend be paid in excess of what is recommended by the Managing Committee.

Remuneration to
directors-limit of.

- (2) No remuneration or shares of profit shall be payable to the directors by any society in respect of their services other than such reimbursement or actual out of pocket expenses as incurred by them in connection with their work for the society as may be decided upon by the general meeting of the society and approved by the Registrar.

By order,

K. G. Singh,

Asstt. Secretary to the Govt. of Manipur.

Imphal, the 30th August, 1955.

No. I-MD/126/54.—The following Notifications are published for general information.

K. G. Singh,

Asstt. Secretary (Home) to the Govt. of Manipur.

Copy of Notification No. F. 9-4/55-D dated the 9th May, 1955 from the Deputy Secretary to the Govt. of India, Ministry of Health, New Delhi to all Ministries.

NOTIFICATION.

In exercise of the powers conferred by sub-section (3) of section 1 of the Prevention of Food Adulteration Act, 1954 (37 of 1954), the Central Government hereby appoints the 1st day of June, 1955 as the date on which the said Act shall come into force.

Copy of Notification No. F. 9-3/55-D dated the 1st June, 1955 from the Deputy Secretary to the Govt. of India, Ministry of Health, New Delhi to the Director General of Health Services and All Part C State Govts.

NOTIFICATION.

In pursuance of clause (1) of Article 239 of the Constitution, the President hereby directs that the Lieutenant Governors of Himachal Pradesh and Vindhya Pradesh and the Chief Commissioners of all other Part C States shall, subject to the control of the President and until further orders, exercise the powers and discharge the functions of the State Government under the Prevention of Food Adulteration Act 1954 (37 of 1954) within their respective States.

PART IV

Imphal, the 29th August, 1955.

Proceedings of a meeting of the Manipur State Transport Authority held on 8-8-55 with Sri V. S. Sundaram, Deputy Commissioner, Manipur, in the chair.

- Present :—
1. Sri V. S. Sundaram, D. C, Manipur.
 2. „ T. Kipgen, Secy. (Home) „
 3. „ Y. Tombi Singh, Executive Engineer (Irrigation) Manipur.
 4. „ L. Gopal Singh, Dy. S. P. Manipur.
 5. „ S. Somorendra Singh, Moirangkhom.

The following resolutions are passed :—

1. The Manipur Drivers' Union, who are the only applicants for a permit to ply a passenger cum goods motor vehicular service between Churachandpur and Thingat are given the monopoly to do so for one year w e. f. 1.9.55 subject to such conditions as may be imposed from time to time by the Manipur State Transport Authority regarding periodicity of service, rates of freight and fares and pay-load etc.
2. The question of fixation of the number of Stage carriages and Public Carriers which may be required exclusively for each and every particular route in the State as well as for the Dimapur-Manipur Road and determining road permit fees separately for these routes is considered to be of much importance requiring deeper consideration and hence should be taken up in the next meeting of the S. T. Authority. In the meantime, the Secretary will please collect all relevant data and circulate the same with his suggestions to all the members.

3. The question of allowing the small $\frac{3}{4}$ Ton Vehicles plying along the Imphal Ukhrul Road with both passengers and goods in the same vehicle is deferred for consideration in the next meeting of S. T. Authority in as much as such a permit which is essential to cater to the needs of the people, does not seem to fit in with the M. V. Rules.
4. Goods vehicles may be allowed to carry upto 6 (six) bonafide labourers each for the purpose of loading and unloading.
5. The Stage Carriage Permits for upto 30-6-56 in respect of the following 11 (eleven) Motor Vehicles, which were issued before 7-3-55 (i. e. prior to the intimation to the S. T. Authority of Government's policy to stop issue of such permits) by the Secy., State Transport Authority subject to confirmation by the S. T. A. are confirmed.

Owner's name.	Number of Vehicles.
1. Sri Thokchom Pisak Singh of Keisampat. ...	MNS-2311.
2. „ Laasram Biro Singh of Segalambi. ...	MNS-2313.
3. „ Sardar Bhaktawar Singh, Maxwell Bazar. ...	MNS-2320.
4. „ R. K. Bhubaneshor Singh of Uripok. ...	MNS-1875.
5. „ Ch. Thanin Singh of Kwakeithel. ...	MNS-706
6. „ H. Ibomcha Singh of Segalambi. ...	MNS-2303.
7. „ H. Ibomcha Singh of Segalambi.	MNS-2304.
8. „ S. Gouramani Singh of Yairipok. ...	MNS-725.
9. „ Sardar Bhaktawar Singh, Maxwell Bazar. ...	MNS-372.
10. Manipur State Transport. ...	MNS-2312.
11. „ Yarnao Tangkhul of Ukhrul. ...	MNS-2309.

6. The number of passenger-carrying vehicles plying along the Imphal-Kakching Road is considered sufficient. So the application of Sri Khumukcham Sekhore Singh of Kakching for a Stage Carriage Permit for this route cannot be entertained.

V. S. Sundaram,
Deputy Commissioner, Manipur,
Chairman, State Transport Authority,
Manipur.

Imphal, the 29th August, 1955.

No. 3/F/55-56.—It is hereby notified for general information that pursuant to Section of the Indian Partnership Act 1X of 1932 M/S. Ramchandra Singh & Brothers has been incorporated that it is a Partnership Firm and number as 3 of 1955-56, dated the 29th August of the year one thousand nine hundred and fifty five Anno mini.

U. M. Sinha,
Registrar, Firm, Manipur.



PUBLISHED BY AUTHORITY

No. 33

Imphal, Wednesday, October 12, 1955.

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PART I

GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

Imphal, the 26th September, 1955.

No. R/68/51/131.—In exercise of the powers conferred by Section 133 of the Assam Land and Revenue Regulation, 1886 as extended to Manipur, the Chief Commissioner is pleased to appoint the following S. D. C.s as Assistant Settlement Officers with effect from the dates indicated against each :—

1. Shri A. Helim Ahmed Chowdhury, S. D. C., Thoubal from 15-6-55.
2. „ R. K. Mani Singh, S. D. C., I. W. from 18-8-55.

Imphal, the 26th September, 1955.

No. R/68/51/133.—In exercise of the powers conferred by Section 133 of the Assam Land and Revenue Regulation, 1886 as extended to Manipur, the Chief Commissioner is pleased to appoint the following S. D. C.s as Assistant Settlement Officers with effect from the dates indicated against each :—

1. Shri R. K. Birendra Singh with effect from 15-9-54.
2. „ M. Radheshyam Singh with effect from 12-10-53.

Imphal, the 26th September, 1955.

No. R/68/51/132.—In exercise of the powers conferred by Section 137 of the Assam Land and Revenue Regulation 1886 as extended to Manipur and in continuation of this Secretariat Order No. R/68/51/131 dated 19-9-55, the Chief Commissioner is pleased to invest the following Assistant Settlement Officers with all the powers of a Deputy Commissioner, under Sections 69 and 70 of the said Regulation also under Chapter VI of Part I of the same for the periods indicated against each :—

1. Shri A. Helim Ahmed Chowdhury, S. D. C., Thoubal from 15-6-55 till further orders.
2. Shri R. K. Mani Singh S. D. C., I. W. from 18-8-55 till further orders.

A. K. Ray,
Chief Secretary to the Govt. of Manipur.

PART II

Imphal, the 7th October, 1955.

No. A-G-O3/1/55.—The Chief Commissioner has been pleased to order the following re-designation of existing posts with effect from 29th of September, 1955 :—

1. Secretary Home — Re-designated as Secretary/Home Education & Development (HED).
2. Asstt. Secretary/ — Re-designated as Asstt. Secretary/Works, Agriculture & (Dev) Forests (WAF).
3. Asstt. Secretary/ — Re-designated as Asstt. Secretary/Medical, Veterinary, Transport & Co-operation (MVT).
Home
4. Asstt. Secretary/ — Re-designated as Asstt. Secretary/General, Industries & Labour (GIL).
General

Imphal, the 7th October, 1955.

No. FA/53A/51.—The Chief Commissioner is pleased to make the following amendments in the schedule to the Rules issued under this Secretariat Order No. FA/53A/51/40 dated 25-9-1951 :—

- (1) The Heading Secretariat at Col. 1 of the Schedule at page 5 read " Head Assistants " for the words " Superintendent & Junior Superintendent. "
- (2) The existing entries under Cols. 2 to 4 of the Schedule against the entry " Superintendent Deputy Commissioner Office " under Col. 1 will be substituted as follows :—

2	3	4
Deputy Commissioner	Deputy Commissioner	All

A. K. RAY,
Chief Secretary to the Govt. of Manipur.

NOTIFICATION.

Imphal, the 28th September, 1955.

No. RH/77/51/151.—In exercise of the powers conferred upon him under section 34 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 read with the Government of India Ministry of Rehabilitation Notification No. F. 51(1)-SB/54 dated 13-4-55, the Chief Commissioner is pleased to nominate the District Judge, Manipur to decide disputes referred under section 9 of the said Act.

T. Kalachand Singh,
Asstt. Secretary to the Govt. of Manipur.

PART III

Imphal the 23rd September, 1955.

No. Tax/51/53B.—The following letter No. F. No. 48(10)-I.T/55 dated 4th July, 1955 received from the Government of India Ministry of Finance (Revenue Division) New Delhi, is republished for general information :—

A. K. Ray,
Chief Secretary to the Govt. of Manipur.

New Delhi, the 4th July, 1955.

From

Shri G. L. POPHALE,
Deputy Secretary to the Government of India.

To

All State Governments.

SUB:-*Income-tax—Deduction from salaries during 1955-56.*

SIR,

I am directed to invite a reference to this Ministry's letter C. No. 48 (13) I.T./53, dated the 4th May, 1953, and C. No. 48 (5)-I. T./54, dated the 24th March, 1954 and 15th May 1954 on the subject of deduction of income-tax from salaries paid during the year 1953-54. The Finance Act, 1955, has made certain changes in the rates and allowances, in so far as they relate to income under the head "Salaries":—

(a) The new rates of income-tax are as follows :

	Rate	Surcharge
On the first Rs. 1,000/- of total income in the case of an unmarried person and on the first Rs 2,000/- of total income in the case of a married person.	Nil	Nil
On the next Rs. 4,000/- of total income in the case of an unmarried person and on the next Rs. 3,000/- of total income in the case of a married person.	Nine pies in the rupee.	One-twentieth of the rate specified in the preceding column.
On the next Rs. 2,500/- of total income.	One anna and nine pies in the rupee.	Do.
On the next Rs. 2,500/- of total income.	Two annas and three pies in the rupee.	Do.
On the next Rs. 5,000/- of total income.	Three annas and three pies in the rupee.	Do.
On the balance of total income.	Four annas in the rupee.	Do.

These rates are subject to the conditions that :—

- (i) no income-tax shall be payable on a total income, which, before deduction of the allowance for earned income, does not exceed Rs. 4,200 ;
- (ii) the income-tax payable shall in no case exceed half the amount by which the total income (before deduction of the said allowance for earned income) exceeds Rs. 4,200 ;
- (iii) the income-tax payable on the total income as reduced by the allowance for earned income shall not exceed either—

- (a) a sum bearing to half the amount by which the total income (before deduction of the allowance for earned income) exceeds Rs. 4,200/- the same proportion as such reduced total income bears to the unreduced total income; or
- (b) the income-tax payable on the income so reduced at the rates specified above whichever is less;
- (iv) (a) no surcharge shall be payable on a total income, which before deduction of the allowance, if any, for earned income, does not exceed the limit Rs. 7,200;
- (b) the surcharge payable shall in no case exceed half the amount by which the total income (before deduction of the said allowance, if any, for earned income) exceeds the said limit.
- (b) The allowance for "earned income" on incomes upto Rs. 25,000/- is one-fifth of such earned income, subject to a maximum of Rs. 4,000. In the case of earned income exceeding Rs. 25,000/-, the earned income allowance is to be computed by deducting from Rs. 4,000, one fifth of the amount by which the earned income exceeds Rs. 25,000/-.
- (c) The rebate of income-tax on account of life insurance premia, provident fund contributions etc, is now admissible up to a maximum of one fifth of the total income, before deduction of the allowance for earned income or Rs. 8,000 whichever is less. In the case of insurance premium the amount on which rebate is admissible shall not exceed 10% of the actual capital sum assured.
- (d) No abatement is to be allowed by the persons responsible for paying the salary in respect of any donations for charitable purposes, which are exempt under section 15B.

2. The new rates of super-tax are as below :—

	Rate	Surcharge
1. On the first Rs. 20,000 of total income.	Nil	Nil
2. On the next Rs. 5,000 of total income.	One anna in the rupee.	One-twentieth of the rate specified in the preceding column.
3. On the next Rs. 15,000 of total income.	Three annas in the rupee.	Do
4. On the next Rs. 10,000 of total income.	Five annas in the rupee.	Do.
5. On the next Rs. 10,000 of total income.	Six annas in the rupee.	One-twentieth of the rate specified in the preceding column.
6. On the next Rs. 20,000 of total income.	Seven annas in the rupee.	Do.
7. On the next Rs. 20,000 of total income.	Eight annas in the rupee.	Do.
8. On the next Rs. 50,000 of total income.	Nine anna in the rupee.	Do.
9. On the balance of total income.	Nine and a half annas in the rupee.	Do.

The distinction between earned and unearned income is not applicable to super-tax computations.

3. The following examples illustrate the calculation of Income-tax and super-tax where due.
Example I.

Pay and allowances for the year.	Rs.
Here condition No. (iii) mentioned in para 1 comes into operation.	4,220
A. Tax payable on the basis of (iii) (a) above—	
Total income (Whole of which is earned income, being chargeable as "salaries")	4,220
Deduct allowance for earned income (one-fifth of 4,220)	844
Reduced total income	3,376

Half the excess over Rs. 4200 = $20 \div 2 = 10$

The proportionate tax payable on Rs. 3,376 would be Rs. $\frac{10 \times 3,376}{4,220} = \text{Rs. } 8.$

Tax payable on the basis of (iii) (b) above—

Rs. A. P.

B (i) In the case of a married person

On the first Rs. 2,000	Nil.
On the next Rs. 1,376 (Rs. 3376-2000) at 9 pies in the rupee.	64 8 0

(ii) In the case of an unmarried person

On the first Rs. 1,000	Nil
On the next Rs. 2,376 (Rs. 3376-1000) at 9 pies per rupee	111 6 0

(No surcharge is leviable in the case).

In accordance with the condition quoted above, the income-tax actually recoverable in cases of both married and unmarried persons is on the basis of "A" which works out to a lower figure, viz. Rs. 8 for the whole year.

The maximum rebate of income-tax for insurance premia, Provident Fund contributions etc., in the above example would be on Rs. 844 i.e., one fifth of Rs. 4,220.

The rebate works out at Rs. $\frac{8 \times 844}{3376} = \text{Rs. } 2 \ 0 \ 0$

so that the net tax payable is Rs. 6-0-0.

Example II

Pay and allowances for the year	Rs. 4,400
Deduct allowances for earned income (one fifth)	880
Reduced total income	Rs. 3,520

A. Tax on the basis of (iii) (a)—

Half the excess over Rs. 4,200 ($4400 - 4200$) = $200 \div 2 = 100.$

Proportionate tax payable on Rs. 3,520 would be Rs. $\frac{100 \times 3,520}{4,400} = \text{Rs. } 80.$

Tax on the basis of (iii) (b)—

B. (i) In the case of a married person—

Rs. A. P.

On the first Rs. 2,000	Nil.
On the next Rs. 1,520 (Rs. 3520-2000) at 9 pies in the rupee	71 4 0

(ii) In the case of an unmarried person—

On the first Rs. 1,000	Nil.
On the next Rs. 2,520 (Rs. 3,520-1000) at 9 pies in the rupee	118 2 0

(No surcharge is leviable in this case).

In this case the tax actually recoverable is Rs. 71-4-0 [i.e., on the basis of B (i)] in the case of a married person and Rs. 80 (i.e., on the basis of 'A') in the case of an unmarried person.

On incomes exceeding Rs. 4,200 but not exceeding Rs. 4,375 in the cases of married persons and Rs. 4,505 in the cases of unmarried persons the tax on the basis of (A) works out to a lower figure and should be adopted while on income exceeding Rs. 4,375 in the case of married persons and Rs. 4,505 in the case of unmarried persons, tax should be calculated on the basis section B (i) and B (ii) respectively.

Example III

	Rs.	Rs.
Monthly pay and allowances	600	
Yearly income	7,200	
Insurance Premia and Provident Fund Contributions	2,000	
Total Income		7,200
Less allowance for earned income (one fifth)		1,440
Reduced total income		5,760

(i) *In the case of a married person.*

	Rate	Income-tax
On the first Rs. 2,000	Nil.	Nil.
On the next Rs. 3,000	Nine pies in the rupee.	140 10 0
On the next Rs. 760	One anna and nine pies in the rupee.	83 2 0
5,760		<u>Total tax</u> 223 12 0

No surcharge is leviable.

(ii) *In the case of an unmarried person.*

	Rate	Income-tax
On the first Rs. 1,000	Nil.	Nil.
On the next Rs. 4,000	Nine pies in the rupee.	187 8 0
On the next Rs. 760	One anna and nine pies in the rupee.	83 2 0
5,760		<u>Total tax,</u> 270 10 0

No surcharge is leviable.

The total income on which rebate of income-tax and income-tax surcharge in respect of insurance premia, provident fund contributions etc. is admissible is restricted to one fifth of the total income (before deduction of allowance for earned income). In this example, rebate can, therefore, be given in respect of insurance premia, etc., upto a maximum of Rs. 1,440 (one fifth of Rs. 7,200). The maximum rebate works out to Rs. 55-15-0 and 67-10-0 according as the person is married or unmarried as indicated below :

In the case of a married person.

<u>223-12 × 1440</u>	Rs.
5,760	55 15 0
Net tax payable for the year	167 13 0
Tax to be deducted monthly from salary	14 0 0

In the case of an unmarried person.

<u>270-10 × 1440</u>	Rs.
5,760	67 10 0
Net tax payable for the year	203 0 0
Tax to be deducted from salary every month	16 15 0

(In the last month Rs. 16-11-0 only should be recovered).

Note. It will be noticed from the examples IB, IIB, and III that the income-tax in the case of an unmarried person is Rs. 46-14-0 more than in the case of a married person in receipt of the same income. In the latter examples income-tax in the case of married persons only has been computed and the gross tax (i.e., before giving any rebate) in the case of unmarried persons may be arrived at by adding Rs. 46-14-0 to the amount of Income-tax computed in the case of married persons. The unmarried persons will be entitled to correspondingly higher abatement account of insurance premium, provident fund contribution etc.

Example IV.

	Rs.	Rs.
Monthly pay and allowances	602	
Yearly income	7,224	
Insurance premia and Provident fund contributions	2,000	
Total income		7,224
Less allowance for earned income (one-fifth)		<u>1,445</u>
Reduced total income		<u>5,779</u>

In the case of a married person.

		Rate	Income-tax		
On the first Rs.	2,000	Nil	Nil.		
On the next Rs.	3,000	9 pies per rupee	140	10	0
On the next Rs.	779	-/1/9 pies per rupee	85	3	0
	5,779	Income Tax	225	13	0
Surcharge at one twentieth of income tax			11	5	0
Total tax			237	2	0

[In case the income had been below Rs. 7222 but above Rs. 7,200 surcharge would have been limited to one twentieth of half the excess over Rs. 7,200].

The total income on which rebate of income-tax and income-tax surcharge in respect of insurance premia, provident fund contributions is admissible is limited to Rs. 1,445 (one fifth of Rs. 7,224). The maximum rebate works out at :

			Rs.		
Income-tax	225-13 × 1445	Income-tax	56	7	0
	5,779				
Surcharge	11-5 × 1445	Surcharge	2	13	0
	5,779				
Net tax payable for the year		Income-tax	169	6	0
		Surcharge	8	8	0
			177	14	0
Tax to be deducted from salary every month		Income-tax	14	2	0
		Surcharge	0	11	0

Note : In the case of an *unmarried* person the amount of income-tax payable would increase by Rs. 46-14-0 and that of surcharge on income-tax by 1/20th of this amount. The amount of abatement of income-tax and income-tax surcharge in respect of provident fund contributions, life insurance premia, etc. would be proportionately higher.

Example V.—

		Rs.	Rs.
Monthly pay and allowance	.	620	
Yearly income	.	7,440	
Insurance premia, etc.	.	2,000	
Total income	.		7,440
Less—Earned income allowance	.		1,488
Reduced total income			5,952

In the case of a married person.

		Rate	Income-tax		
On the first Rs.	2,000	Nil	Rs. Nil	AS.	PS.
On the next Rs.	3,000	Nine pies per rupee	140	10	0
On the next Rs.	952	One anna and nine pies per rupee.	104	2	0
	5,952		244	12	0
Surcharge @1/20th of Rs. 244-12-0 (This is less than 1/20th of 1/2 the excess over Rs. 7,200, i. e., Rs. 120).			12	4	0
Total tax			257	0	0

The total income on which rebate of income-tax and income-tax surcharge in respect of insurance premia, provident fund contribution is admissible is limited to Rs. 1,488 (one-fifth of Rs. 7,440). The amount of maximum rebate admissible works out as under:—

		Rs.	As.	Ps.
$244-12 \times 1,488$	Income-tax	61	3	0
5,952				
$12-4 \times 1,488$	Surcharge	3	1	0
5,952				
Net tax payable for the year:				
Income tax		183	9	0
Surcharge		9	3	0
	Total	192	12	0

Tax to be deducted from salary every month—

	Rs.	As.	Ps.
Income-tax	15	5	0
Surcharge	0	12	0

(Regarding income-tax and income-tax surcharge payable by an unmarried person, please see the note at the end of Example IV).

Example VI.—

	Rs.	Rs.
Monthly pay and allowance	1,250	
Yearly income	15,000	
Insurance Premia and Provident Fund Contribution	2,800	
Total income		15,000
Less allowance for earned income (one fifth)		3,000
Reduced total income.		12,000

In the case of a married person.

	Rate	Income-tax
		Rs. As. Ps.
On the first Rs. 2,000	Nil.	Nil.
On the next Rs. 3,000	Nine pies per rupee	140 10 0
On the next Rs. 2,500	One anna and nine pies per rupee.	273 7 0
On the next Rs. 2,500	Two annas and three pies per rupee.	351 9 0
On the next Rs. 2,000	Three annas three pies per rupee.	406 4 0
12,000	Income-tax	1,171 14 0
	Surcharge @ 1/20	58 9 0
	Total tax	1,230 7 0

The total income on which rebate of income-tax and income-tax surcharge in respect of insurance premia, provident fund contributions, etc. is admissible is restricted to one-fifth of the total income (before deduction of allowance for earned income) or to Rs. 8,000 whichever is less. In this example, rebate can be given upto a maximum of Rs. 3,000 (one-fifth of Rs. 15,000). The rebate works out as under:—

		Rs.	As.	Ps.
$1171-14 \times 3000$	Income-tax	293	0	0
12,000				
$58-8 \times 3,000$	Surcharge	14	10	0
12,000				
Net tax payable for the year:	Income-tax	878	14	0
	Surcharge	43	15	0
	Total	922	13	0

Tax to be deducted from salary every month :

		Rs.	As.	Pf.
Income-tax	...	73	4	0
Surcharge	...	3	10	0

(Regarding Income-tax and Income-tax surcharge payable by an unmarried person, please see note at the end of Example IV).

Example VI—

		Rs.
Monthly pay : salary	...	1,200
Dearness allowance	...	100
Other allowances	...	100
		<u>1400</u>

Yearly income ... 16,800

Value of rent free unfurnished residence at 10 per cent of pay and allowance other than dearness allowance viz. Rs. 15,600.

... 1,560

Total income ... 18,360

Deduct earned income allowance ... 3,672

Reduced total income ... 14,688

In the case of a married person.

	Rs.	Rate per Rupee	Income-tax
			Rs. As. Pf.
On the first	2,000	Nil	Nil
On the next	3,000	9 pies	140 10 0
On the next	2,500	1 anna 9 pies	273 7 0
On the next	2,500	2 annas 3 pies	351 9 0
On the balance of	4,688	3 annas 3 pies	952 4 0
Total Rs. 14,688		Income-tax	1,717 14 0
		Surcharge @ 1/20th	85 14 0
		Total tax	<u>1,803 12 0</u>

The total income on which rebate of income-tax and income-tax surcharge on account of insurance premia, provident fund contribution, etc. is admissible is limited to Rs. 3,672 (one-fifth of Rs. 18,360).

		Rebate
		Rs. A. P.
Income-tax	$1,717-14 \times 3672$	429 8 0
	14688	
Surcharge	$85-14 \times 3672$	21 8 0
	14688	

Net tax payable for the year :

Income-tax	1,288 6 0
Surcharge	61 6 0

Tax to be deducted from salary every month :

Income-tax	107 6 0
Surcharge	5 6 0

(Regarding Income-tax and Income-tax surcharge payable by an unmarried person please see the note at the end of Example IV.)

NOTE.—In cases in which the total income before deduction of earned income allowance does not exceed Rs. 20,000 and is wholly earned and where the maximum rebate on account of life insurance premia or/and Provident Fund Contributions at 1/5th of total income is admissible, the amount of rebate comes to 1/4th of income-tax and surcharge. Thus in the above example income-tax rebate on Rs. 3672 is 1/4th of Rs. 1717-14=429-8 and surcharge rebate on Rs. 3672 is 1/4th of Rs. 85-14=21-8.

Example VIII—

	Rs.
Monthly pay and allowances	2,000
Total income	24,000
Deduct allowance for earned income (maximum admissible).	4,000
Reduced total income	20,000

A. Income-tax.—

In the case of a married person

	Rate (per rupee)	Income-tax Rs. A. P.
On the first Rs. 2,000	Nil	Nil
On the next Rs. 3,000	Nine pies	140 10
On the next Rs. 2,500	One anna and nine pies	273 7
On the next Rs. 2,500	Two annas and nine pies	351 8
On the next Rs. 5,000	Three annas and three pies	1,015 10
On the next Rs. 5,000	Four annas	1,250 0
Total Rs. 20,000	Total income-tax	3,031 4
	Surcharge @ 1/20th	151 9
	Total tax	3,182 13

The total income on which rebate of income-tax and income-tax surcharge on account of insurance premia, provident fund contributions, etc., is admissible is limited to Rs. 4,800 (one fifth of Rs. 24,000).

$$\frac{4800 \times 3031-4}{20,000}$$

Income-tax Rs. 727-6-0

$$\frac{4800 \times 151-9}{20,000}$$

Surcharge Rs. 36-6-0

Net tax payable for the year:

Income tax Rs.	2,303 14
Surcharge Rs.	115 3
Tax and Income-tax to be deducted from salary every month: Income-tax Rs.	192 0
Surcharge Rs.	9 9

[Regarding Income-tax and Income-tax Surcharge payable by an unmarried person please see the note at the end of Example IV.]

B. Super-tax

	Rs. A. P.
On the first Rs. 20,000 of total income	Nil
On the next Rs. 4,000 ...	One anna per rupee.
	250 0
	250 0
	12 8

Super-tax and Super-tax surcharge to be deducted from salary every month:

Super-tax	20 13
Surcharge	1 1
Total	21 14

[There is no distinction between married and unmarried persons as regards levy of super-tax

Example IX—

	Rs.
Monthly pay salary	2,000
Allowances	300
Total	2,300
Yearly income	27,600
Value of rent free furnished residence at 12½% of pay and allowances	3,450
Total income	31,050

Less Earned Income allowance :

1/5th of Rs. 31,050 subject to maximum of Rs. 4,000.

Further deduct 1/5th of the excess of total income on Rs. 25,000 i.e. 1/5th

(31,050—25,000) = 1210

2,790

Reduced total Income

28,260

A. Income-tax

In the case of a married person.

	Rate per rupee.	Income-tax
		Rs. A. P.
On the first Rs. 2,000	Nil.	Nil
On the next Rs. 3,000	9 pies	140 10 0
On the next Rs. 2,500	One anna and 9 pies	273 7 0
On the next Rs. 2,500	Two annas and 3 pies	351 9 0
On the next Rs. 5,000	Three annas and 3 pies	1,015 10 0
On the balance of Rs. 13,260	Four annas	3,315 0 0
28,260	Income-tax	5,096 4 0
	Surcharge @ 1/20th	254 13 0

The total income on which rebate of income-tax and income-tax surcharge on account of insurance premia, provident fund contributions, etc. is admissible is limited to Rs. 6,210 (one-fifth of Rs. 31,050).

	Rebate
	Rs. A. P.
5,096-4 × 6210	
Income-tax	=
31050	1,019 4 0
254-13 × 6210	
Surcharge	50 15 0
31050	
Net tax payable :	
Income-tax	4,077 0 0
Surcharge	203 14 0
Income-tax and Income-tax surcharge to be deducted from salary every month :	
Income-tax	339 12 0
Surcharge	17 0 0

[Regarding Income-tax and Income-tax surcharge payable by an unmarried person please see the note at the end of the example IV.]

Super-tax	Rate per rupee	Super-tax
		Rs. A. P.
On the first Rs. 20,000	Nil.	Nil.
On the next Rs. 5,000	1 anna	312 8 0
On the next Rs. 6,050	3 annas	1,086 6 0
	Super-tax	1,398 14 0
	Surcharge @ 1/20th	69 13

Super-tax and super-tax surcharge to be deducted from salary every month :

Super-tax	...	116	7	0
Surcharge	...	5	13	0

(There is no distinction between married and unmarried persons for the levy of super-tax.)

Example X—

Monthly pay and allowances	Rs.	3,500
Yearly total income		42,000
<i>Less Earned Income Allowance 1/5th of the Taxable</i>				
Income subject to maximum of Rs. 4,000				
Further deduct 1/5th of the excess of Rs. 42,000				
over Rs. 25,000 i.e., 1/5th of Rs. 17,000				
	600	
Reduced total income	41,400	

A. Income-tax

the case of a married officer

	Rate per Rupee	Rs.	A.	P.
On the first Rs. 2,000	Nil			
On the next Rs. 3,000	Nine pies	140	10	0
On the next Rs. 2,500	One anna nine pies	273	7	0
On the next Rs. 2,500	Two annas and three pies	351	9	0
On the next Rs. 5,000	Three annas and three pies.	1,015	10	0
On the balance				
of Rs. 26,400	Four annas	6,600	0	0
Rs. 41,400	Total Income-tax	8,381	4	0
	Surcharge @ 1/20th	419	1	0
		8,800	5	0

The total income on which rebate of income-tax and income tax surcharge in respect of insurance premia, provident fund contributions, etc., is admissible is limited to Rs. 8,000 only as the 1/5th of the total income viz. Rs. 8,400 exceeds Rs. 8,000.

Income-tax	8381—4 × 8000	=	Rs.	A.	P.
	—41400		1,619	9	0
Surcharge	419—1 × 8000	=	80	15	0
	—41400				
Net income-tax payable			Income-tax	6761	11 0
			Surcharge	338	2 0
Income-tax and Income-tax surcharge to be deducted from salary every month.			Income-tax	503	8 0
			Surcharge	28	3 0

(Regarding Income-tax and Income-tax surcharge payable by an unmarried person please see the note at the end of Example IV.)

B. Super-tax

	Rate (per rupee)	Rs.	A.	P.
On the first Rs. 20,000	Nil			
On the next Rs. 5,000	One anna	312	8	0
On the next Rs. 15,000	Three annas	2,812	8	0
On the balance Rs. 2,000	Five annas	625	0	0
42,000	Total super-tax	3,750	0	0
	Surcharge @ 1/20th	187	8	0
Super-tax and super-tax surcharge to be deducted from salary every month	Super-tax	312	8	0
	Surcharge	15	10	0
(There is no distinction between married and unmarried persons for levy of super-tax.)				

Example XI—

Monthly pay and allowances	Rs.	4,000
Yearly income		48,000
Total income					48,000

Less Earned Income Allowance 1/5th of the Taxable income
subject to maximum of Rs. 4,000

Further deduct 1/5th of the excess of Rs. 48,000 over
Rs. 25,000 i.e., 1/5th of 23,000 subject to maximum
of Rs. 4,000 Rs. 4,000

Reduced total income 48,000

NOTE.—Allowance for earned income stops completely when the earned income reaches Rs. 45,000.

A. Income-tax.

In the case of a married person

			Rate of income-tax per rupee	Amount of tax
			Rs. A. P.	Rs. A. P.
First Rs. 2,000 of income	Nil	Nil
Next Rs. 3,000 of income	0 0 9	140 10 0
Next Rs. 2,500 of income	0 1 9	273 7 0
Next Rs. 2,500 of income	0 2 3	351 9 0
Next Rs. 5,000 of income	0 3 3	1,015 10 0
Balance of income Rs. 33,000	0 4 0	8,250 0 0
Total income-tax				10,031 4 0
Surcharge @ 1/20th				501 9 0

The total income on which rebate of income-tax and income-tax surcharge on account of life insurance premia, provident fund contribution etc., is admissible is limited to the maximum of Rs. 8,000.

		Rebate
		Rs. A. P.
Income-tax	$\frac{10031 - 4 \times 8000}{48000}$	1,671 13 0
Surcharge	$\frac{501 - 9 \times 8000}{48000}$	83 9 0
Net Income-tax payable	Income-tax	8359 7 0
	Surcharge	418 0 0
Income-tax and Income-tax surcharge to be deducted from salary every month :		
	Income-tax	696 10 0
	Surcharge	34 13 0

[Regarding Income-tax and Income-tax surcharge payable by an unmarried person please see the note at the end of Example IV.]

B. Super-tax

	Rate per rupee	Amount
		Rs. A. P.
On the first Rs. 200,000	Nil	Nil
On the next Rs. 5,000	One anna	312 8 0
On the next Rs. 15,000	Three annas	2,812 8 0
On the next Rs. 8,000	Five annas	2,500 0 0
Total super-tax		5,625 0 0
Surcharge @ 1/20th		281 4 0

Super-tax and super-tax surcharge to be deducted from salary every Month :		Rs. A. P.
	Super-tax	468 12 0
	Surcharge	23 7 0

[There is no distinction between married and unmarried persons for the levy of super-tax.]

5. In cases where there has already been any excessive or deficient deduction the necessary adjustment can be made by the disbursing officer against payments made thereafter during the current financial year.

6. I am to request that the necessary instructions in this behalf may kindly be issued to all disbursing officers under your control.

Yours faithfully,
G. L. POPHALE,
Deputy Secretary to the Government of India.

PART IV

Imphal, the 10th October, 1955.

No. H.Apptt. 17/55.—The following Notification No. 3064/55-PSC dated the 26th July, received from the Assam Public Service Commission is published for general information.

K. G. Singh,

Asstt. Secretary (MVT) to the Govt. of Manipur.

The 26th July 1955.

ASSAM PUBLIC SERVICE COMMISSION

No. 3064/55. PSC.—It is hereby notified that the next Half-Yearly Departmental Examination will be held on Monday, the 21st November, 1955 and the following three days at Silchar and Gauhati. In case of Non-Gazetted Police Officers the examination will be held in the Headquarters of the district in which they may be serving at the time with the exception of the Police Officers serving in the Naga Hills District and the Non-Gazetted Police Officers of Manipur State who will have to appear at Jorhat. Candidates who intend to appear at this examination should communicate their names through the proper channel in accordance with the orders communicated in Government Memo. No. AAP. 83/51/63, dated the 25th August, 1951 so as to reach this office *on or before the 20th October 1955 positively. Under no circumstances officers who in due time and through proper channel do not intimate their intention to appear at the examination will be allowed to sit at the examination.* Officers should fill their names in full (no initials) and in block letters in the letter of intimation. The programme of the examination is as follows:—

PROGRAMME OF THE EXAMINATION

Monday, the 21st November, 1955.

Time :—9-30 A. M. to 12-30 P. M.

Assamese and Bengali—Translation and Dictation.

Time :—1-30 P. M. to 4-30 P. M.

Assamese and Bengali—Conversation and Reading.

(Individual officers will appear at the time appointed by the President of the Local Examination Committee).

Tuesday, the 22nd November, 1955.

Time :—9-30 A. M. to 12-30 P. M.

- (1) Accounts (First Paper)—Without Books.
- (2) Registration Rules, etc., for Sub-Registrars.
- (3) Police Law—With Books.

Time :—1-30 P. M. to 4-30 P. M.

- (1) Accounts (Second Paper)—With Books.
- (2) Hindustani.

Wednesday, the 23rd November, 1955.

Time :—9-30 A. M. to 12-30 P. M.

- (1) Law (Part I)—Without Books.
- (2) Police Law—Without Books.
- (3) Procedure for Agricultural Officers—With Books.
- (4) Accounts for Excise Officers—With Books.
- (5) Forest Law—Without Books.
- (6) Accounts for Inspectors and Auditors of Co-operative Societies—With Books.

Time :—1-30 P. M. to 4-30 P. M.

- (1) Law (Part I)—With Books.
- (2) Law (Part I)—Without Books for Inspectors and Auditors of Co-operative Societies.
- (3) Accounts for Agricultural Officers—Without Books.
- (4) Land Revenue for Forest Officers—Without Books.
- (5) Accounts—With Books for Principals of Government Technical Schools.

Thursday, the 24th November, 1955.

Time :—9-30 A. M. to 12-30 P. M.

- (1) Law (Part II)—Without Books.
- (2) Procedure (With Books)—and Accounts (Without Books) for Forest Officers.
- (3) Accounts (First Paper)—Without Books for Gazetted Police Officers.
- (4) Law (Part II)—Without Books for Inspectors and Auditors of Co-operative Societies.
- (5) Excise Law (Without Books).

Time :—1-30 P. M. to 4-30 P. M.

- (1) Law (Part II)—With Books.
- (2) Excise Law—With Books.
- (3) Accounts (Second Paper)—With Books for Gazetted Police Officers.

N. B.—The above programme is subject to modification, if necessary.

Uowen Rowie,
Secretary,
Assam Public Service Commission.

Imphal, the 6th October, 1955.

No. Elec/5/53:—The undermentioned notification is published for general information:—

Imphal, the 1st October, 1955.

Notice No. 11 (Rule 10)

(1955 Revision of Electoral Rolls)

Electoral Rolls of Inner Manipur and Outer Manipur Parliamentary Constituencies in Manipur.

A draft list of electors included in this part of the above named roll is herewith published for general information. All claims to be included in this roll shall be made in Form VI/VII and all objections to any name entered therein in Form VIII not later than 22nd day of October, 1955.

The Revising authority to whom such claims and objections are to be preferred is S.D.O.s in the Valley and S.D.O.s and S.D.C.s in the hills.

Claims and objections shall be addressed to the Revising Authority and shall either be presented to the Revising Authority specified in this notice or to the Electoral Registration Officer or be sent to the Revising Authority, specified in this notice so as to reach him not later than 22nd day of October, 1955.

Place—Election Office, Imphal.

Date—22-10-1955.

G. H. Singh,
Electoral Registration Officer, Manipur.

K. Gourkishore Singh,
Asstt. Secy. (MVT) to the Govt. of Manipur.

Imphal, the 1st October, 1955.

No. V.7.Press/pub/55.—The following Notices are published for general information.

Gopendra Sharma,
Publicity Officer, Manipur.

Imphal, the 20th September, 1955.

No. 855/T.—Sealed tenders are invited for the supply of the following articles. Tenders addressed to the District & Sessions Judges, Manipur will be received by the undersigned upto 11-30 a.m. of the 20th October, 1955 and will be opened on the same day before the tenderers at 1 p.m. Full particulars may be had from the office during the office hours. There shall be no binding to accept the lowest tender or to assign any reason for acceptance of any tender.

1. One Almira of Uaingthou size $9' \times 3\frac{1}{2}' \times 1\frac{1}{2}'$ (for the use of Yairipok Panchayet)
2. Eleven wooden chairs. $2'3'' \times 1\frac{1}{2}' \times 1'8''$ (4 for the use of the Dist. & Ss. Courte., 2 for the use of Wangjing Panchayet, 5 for the use of Moirang Panchayet).
3. Four wooden benches $6' \times 1\frac{1}{2}' \times 1\frac{1}{2}'$ (1 for the use of Sub Judge's Court, 1 for the use of Moirang Panchayet, 2 for the use of Wangjing Panchayet).

M. Choudhury,
C. O. C.,
District & Sessions Court, Manipur.

NOTICE No. 18 of 1955.

Vacancies exist for three temporary posts of Assistant Inspector in the pay scale of Rs. 75-2½-2½-100-EB-4-120/- p. m. with usual D. A. Minimum qualification prescribed is Normal pass or Basic Trained Matric. Applications stating age, qualification, experience, number of wives living, knowledge of one or more local languages etc. are invited and should reach the undersigned on or before 15th October, 1955. Candidates are required to attend the office if called for an interview.

B. C. Roy,
Offg. Deputy Inspector of Schools,
Manipur (Valley).

Applications addressed to Officer on Special Duty, M. S. T. stating Age, Qualification, Experience and number of wives living etc. are invited from suitable candidates for the following temporary posts in M. S. T. The applications should reach Officer on Special Duty, M. S. T. on or before the 15-10-55. The posts are transferable and those who are selected may be posted either at Dimapur or at Kohima. Other things being equal, preference will be given to those knowing one or more local languages.

Name of Post.	Scale of Pay.	No. of Post required.
(1) Mechanics	50-3-80/-	2
(2) Fitters	25-1-45/-	4

Dearness Allowance admissible under Rules are extra.

S. Palit,
Officer on Special Duty
Manipur State Transport.

Imphal, the 1st October, 1955.

No. V.7/Press/pub/55.—The following Notices are published for general information.

Gopendra Sharma,
Publicity Officer, Manipur.

NOTICE No. 20/TE of 1955.

Applications stating name, full address, age, previous experiences and number of living wives if married are invited from willing graduates of Manipur for the post of Head Master of Tamenglong Govt. M. E. School on the pay scale of Rs. 100-10-130-EB-10-25 with D. A. p. m.

Applications will be received by the undersigned upto noon of 20-10-55. and the candidates are to appear before the Inspector of Schools, Manipur along with University Certificates on the same date at 1-30 p.m. for interview. Preference may be given to candidates knowing one or more local languages.

Notice No. 21/TE of 1955.

Applications stating age, home address, educational qualifications, previous experiences (if any) and also number of living wives if married are invited for the following posts and they will be received upto 20-10-55. Other things being equal preference will be given to candidate knowing one or more of local languages. Candidates will be interviewed on same the date at 1-30 p.m. at the office of D.I./Tribal.

1. One post of pandit at Kharam Tangkhul L. P. School on pay scale of Rs. 30-1-35 EB-1-40 p.m. with D.A.
2. One post of teacher of Liwachangning M. E. School on pay scale of Rs. 40-1-50-EB-2½-60 p.m. with D.A.

Notice No. 22/TE of 1955.

Applications stating age, home address, educational qualification, previous experiences in typing are invited for a temporary post of clerk in the Deputy Inspector of Schools (Tribal) for 91 days on pay scale of Rs. 40-2-50-EB-3-80-EB-4-100 p.m. with D.A. and will be received by the undersigned in the office during office upto 20-10-55. None need apply who is not at least a matriculate. Other things being equal, preference will be given to the candidates who are expert in typing.

L. M. Singh,
Offg. Inspector of Schools, Manipur.
i/c of D.I./T.

Wanted one temporary office assistant for the office of the Head Master, Johnstone High School, Imphal at the pay scale of Rs. 40-2-50-EB-3-80-EB-4-100 p.m. with usual D.A.

Applications stating age, educational qualification, previous experience, if any and number of living wives (in case of married candidates) will be received by the undersigned on or before 20-10-55 during office hours in every working day. None need apply who is not a matriculate of a recognised university, at least. Others things being equal, preference will be given to one who knows one or more local languages.

The tenure of the post will be extended until Shri Th. Modanjao Singh, the permanent incumbent resumes his service.

K. Shastri,
Head Master,
Johnstone High School, Imphal.

Imphal, the 1st October, 1955.

No. V.7.Press/pub/55.—The following Notice is published for general information.

Gopendra Sharma,
Publicity Officer, Manipur.

NOTICE No. 16/TE of 1955.

Applications stating age, home addresses previous experience in the teaching and number of wife living if married are invited from the L. P. teachership passed candidates for substitute teachership for the following schools on pay scales given against each and will be received by the undersigned upto 20-10-55. Other things being equal preference will be given to candidates knowing one or more of local languages.

Name of Schools.	No of Post.	Pay scale.
UKHRUL SUB-DIVISION.		
1. Lamlang L. P.	1	30-1-35EB-1-40 Plus D A
2. Tuinem L. P.	1	do
3. Phadang L. P.	1	do
4. Sirarukhong M. E.	1	do
JIRIBAM SUB-DIVISION.		
1. Jirighat L. P.	1	30-1-35EB-1-40 Plus D, A
CHURACHANDPUR SUB-DIVISION.		
1. Thingkeo L. P.	1	do
2. Churachandpur M. E.	1	do
MAO AREA.		
1. Chawainu L. P.	1	do
2. Mao M. E.	1	do
TAMENGLONG SUB-DIVISION.		
1. Wairangba L. P.	1	do
2. Taousem L. P.	1	do
SADAR AREA.		
1. Motbung L. P.	1	do
2. Mapao L. P.	1	do
TENGNOUPAL AREA.		
1. Khoibu L. P.	1	do
2. Chandel L. P.	1	do

N. Modoli,
Deputy Inspector of Schools,
(Tribal) Manipur.

Imphal, the 6th October, 1955.

No. 870-2/C/V/32/EX/Int.—Casual students of Intermediate Arts, Commerce and Science who are desirous of appearing at the final Examination of 1956 are to apply to the Principal, D. M. College, by 31-10-55, with a fee of Rs. 10/- stating clearly the Roll No. of the last Examination and the subjects which they desire to offer. The applications will be received in the office of the Principal during office hours on all working days.

N. B. Sinha,
Offg. Principal, D. M. College, Imphal.

Imphal, the 29th September, 1955.

No. V.7.Press/pub/55.—The following Notice is published for general information.

Gopendra Sharma,
Publicity Officer, Manipur.

Imphal, the 26th September, 1955.

With effect from the 28th September, 1955, a daily courier service from Imphal to Tamenglong and vice versa will be set up to carry mails between these two headquarters. Lamboos of the Deputy Commissioner's establishment will work as couriers. The courier service will be open to utilisation by all Government Departments in Imphal as well as in Tamenglong. All mails intended for delivery to the S. D. O., Tamenglong or other Officers posted there should be handed over to the Deputy Commissioner's Office and those to be despatched from Tamenglong to Imphal by Officers here should be delivered to the Office of the S.D.O., Tamenglong for onward transmission to the respective destinations. Mails should be handed over to the offices mentioned during office hours on working days and at 10 A.M. on holidays.

Departments concerned will please direct their messengers to the respective offices at Imphal and at Tamenglong every day to collect their mails.

This arrangement will continue until further orders.

V. S. SUNDARAM,
Deputy Commissioner, Manipur.

নোটিশ ২।

অসিনা মরম ওইহুনা তুলিহন এরোড্রোমগী ক্ষতিপূরণ ফংগদবা প্রজা পুন্নমজ্জা ধংহলি। বারমদি অহানবা এরো-
মামশিংগী নোটিশ তৌখিবগী মজুইহুনা তুলিহনগী নোটিশ খুন খুনগী চৌকিদারদা থাম্ববনি। কনাওহনা অপত্তি তৌগদবা
বরদি তাং ৭।১।৫৫ ইং নিংখৌকাবা হুনিং ফাওবগী মজুংদা উক্ত অফিসতা চে খারবা য়াগনি।

আর: কে: বিরেন্দ্র সিংহ,
এস, ডি, সি,।

Imphal, the 7th October, 1955.

No. V.7.Press/pub/55.—The following Notice is published for general information.

Gopendra Sharma,
Publicity Officer, Manipur.

Applications are invited for the following posts.

1. One Graduate Teacher in the scale of pay Rs. 100-10-130-EB-6-190-EB-10-250.
P.M.

2. One Under-Graduate teacher in the scale of Rs. 75-2½-100-EB-4-120. P.M.

With dearness allowance admissible under the rules in the Education Department.

Applications stating age, home address, educational qualifications, previous experience any, and number of wives if married, will be received by the undersigned upto 20th October 1955 during office hours. Other things being equal preference will be given to candidates knowing one or more local languages.

Illegible
Inspector of Schools, Manipur.

CORRIGENDUM.

Imphal, the 7th October, 1955.

Tender Notice published at Manipur Gazette No. 32, Wednesday, October 5, 1955 page No. 6 'the undersigned Sd/-Gopendra Sharma Publicity Officer, Govt. of Manipur' be read as 'Sd/-U.M. Sinha, Director of Industries, Manipur'.

Gopendra Sharma,
Publicity Officer, Manipur.



PUBLISHED BY AUTHORITY

No. 32

Imphal, Wednesday, October 5, 1955.

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PART I

GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

Imphal, the 27th September, 1955.

No. CA/44/55-5.—The Chief Commissioner has been pleased to order the following postings with immediate effect :

1. Shri S. Gourahari Singh, Offg. Director of Agriculture, Manipur, is appointed with immediate effect as Asstt. Secy. (Dev) against the post sanctioned under C. C.'s order No. F-DPC/40/53/99 dated 4th of May, 1955.

2. On relief by Shri S. Gourahari Singh, Shri Ranbir Singh, Offg. Asstt. Secy. (Dev) is appointed until further orders as Asstt. Secy. (General) against the post created under C. C.'s Order No. CA/44/55-3 dated 26-9-55.

Imphal, the 28th September, 1955.

No. Regis/2/54.—In exercise of the power conferred upon him by Sec. 6 of the Indian Registration Act, 1908, read with Govt. of India, Ministry of States Notification No. 124-J dated 20th September, 1950 and in supersession of the orders issued under this Secretariat Order No. Regis/2/54 dated 25th of August, 1954, the Chief Commissioner is pleased to appoint Shri R. C. Dev Chowdhury, Addl. Deputy Commissioner, Manipur as the District Registrar for Manipur until further orders.

A. K. Ray,
Chief Secretary to the Govt. of Manipur.

Imphal, the 29th September, 1955.

No. C-HDE/98/51/238.—The Chief Commissioner has been pleased to appoint Shri Kalachand Singh, B.A. B.T., Shastri temporarily as Headmaster, Johnstone High School on the scale of Rs. 175-15-250-EB-20-350-EB-25-400/- p.m. with effect from the date of issue of this order terminable at any time without conferring any claim for confirmation.

The above order has been passed in supersession of the Orders contained in this Secretariat Notification No. HDE/67/54/68 dated the 21st March, 1955.

By order,
T. KIPGEN,
Secretary to the Govt. of Manipur.

Imphal, the 28th September, 1955.

No. J/14/55.—In exercise of the powers conferred by Sections 12 and 39 of the Code of Criminal Procedure, 1898, the Chief Commissioner is pleased to invest Shri Gunamani Sinha, Sub-Deputy Collector with the powers of a Magistrate third class within the jurisdiction of the State of Manipur.

This order shall come into effect from the date of publication in the Manipur Gazette.

Imphal, the 29th September, 1955.

No. R/7/54-V.—In exercise of the powers vested in him under Sec. 127 of the Assam Land & Revenue Regulation, 1886, as extended to Manipur, the Chief Commissioner is pleased to authorise until further orders Shri H. Ibungoyaina Singh, E. A. C. to exercise the powers of a Deputy Commissioner.

A. K. Ray,
Chief Secretary to the Govt. of Manipur.

PART II

Imphal, the 27th September, 1955.

No. CA/44/55-3.—The Chief Commissioner is pleased to sanction the creation of a post of Assistant Secretary (General) in the Manipur Secretariat from the 26th of September, 1955 to the 29th of February, 1956 on the sanctioned scale of pay, i. e. Rs. 250-250-300(Con)-25-400(EB)-25-600-(EB)-25-650/-, plus allowances as admissible under the rules.

2. The expenditure will be met out of the sanctioned budget estimates for the year 1955-56 under 25 General Administration—A1. Chief Commissioner—A1(1)—Pay of Officers.

A. K. Ray,
Chief Secretary to the Govt. of Manipur.

PART III

Imphal, the 26th September, 1955.

No. Try/44/54.—The following Notification No. F.8/(39)-B/54 dated 13-7-55 received from the Govt. of India, Ministry of Finance is republished for general information.

H. RANBIR SINGH,
Asstt. Secretary to the Govt. of Manipur.

NOTIFICATION.

New Delhi, the 13th July, 1955.

No. F.8(39)-B/54.—It is notified for general information that with effect from the 1st August, 1955, Ten-Year Treasury Savings Deposits, receivable in terms of the notification of the Govt. of India in the Ministry of Finance, No. 7(1)-B/51, dated the 22nd Jan., 1951 shall also be received at all treasuries and sub-treasuries in the States of Saurashtra, Rajasthan, Madhya Bharat, Patiala and East Punjab States Union, Hyderabad, Travancore-Cochin, Ajmer, Bhopal, Himachal Pradesh, Kutch, Coorg, Manipur and Tripura, at places where there is no branch of the State Bank of India and in the case of the State of Hyderabad, where there is no branch of the Hyderabad State Bank conducting Government treasury business.

Sd/ K. C. Das,
Under Secretary.

Imphal, the 29th September, 1955.

No. V.10.FO/Pub/55.—The following documents received from the Govt. of India, Ministry of Information and Broadcasting, New Delhi 2, are republished for general information.

Gopendra Sarma,
Publicity Officer, Manipur.

NOTIFICATION

New Delhi-2, the 2nd February, 1955.

No. 1/51/54-F.—In pursuance of the Resolution of the Government of India in the Ministry of Information and Broadcasting No. 1/51/54-F, dated the 2nd February, 1955, the Central Government hereby re-constitutes the Film Advisory Board, Bombay with effect from the 16th February, 1955 and appoints the following as its members with effect from the same date :—

1. Chairman,
Central Board of Film Censors ... Ex-officio Chairman
2. Regional Officer,
Central Board of Film Censors, Bombay ... Ex-officio member
3. Srimati Leela Jog,
Member, Bombay Advisory Panel,
Central Board of Film Censors
4. Dr. D. G. Vyas
5. Sri D. N. Marshall
6. Sri D. P. Wagle
7. Kumari S. Panandikar
8. Sri V. Shantaram
9. Sri Habib Hoosain

Sd/ D. Krishna Ayyar,
Under Secretary to the Govt. of India.

MINISTRY OF INFORMATION AND BROADCASTING RESOLUTION

New Delhi, the 2nd February 1955.

No. 1/51/54-F.—Whereas the Film Advisory Board has been functioning for recommending documentaries and newsreels produced by the Films Division and by private producers for grant of approval certificates with reference to the relevant condition in the cinema licences and whereas a direction has now been issued by the Central Government under sub-section (4) of section 12 of the Cinematograph Act, 1952 (XXXVII of 1952), and by the various State Governments under their own Acts, it has been decided that the Film Advisory Board should be entrusted with the responsibility of approving films which may be regarded as scientific films, films intended for educational purposes, films dealing with news and current events or documentary films with reference to these directions.

2. The rules governing the working of the Film Advisory Board will be as follows :—

(1) The Board shall consist of not less than seven members, to be appointed by the Central Government, as follows :—

- (a) Chairman of the Central Board of Film Censors—*Ex-Officio Chairman.*
- (b) Regional Officer of the Central Board of Film Censors, Bombay—*Ex-Officio member.*
- (c) A member of the Advisory Panel of the Central Board of Film Censors at Bombay.
- (d) Not less than four other members including an educational and two persons with knowledge of films and film making.

Explanation.—“Regional Officer” includes “Additional Regional Officer” and “Assistant Regional Officer”.

(2) Members other than the *ex-officio* members and the member of the Advisory Panel of the Central Board of Film Censors, Bombay, shall be appointed for a period of two years and will be eligible for re-appointment. The member of the Advisory Panel shall be appointed as a member of the Board for the full term of his membership of the Panel.

(3) The Government of India may for a cause sufficient in its opinion, remove any member of the Board before the expiration of the period of his office.

(4) The non-official members of the Board will work in an honorary capacity. They may be paid such compensatory allowance as the Central Government may from time to time determine.

(5) The Regional Officer of the Central Board of Film Censors at Bombay will be the Secretary of the Board.

(6) No act or proceeding of the Board shall be called in question on the ground merely of the existence of any vacancy in or defect in the constitution of the Board.

(7) Unless otherwise directed by the Government of India, the Headquarters of the Board shall be at Bombay.

(8) Meetings of the Board shall be presided over by the Chairman, and, in his absence the members present may elect one among themselves to preside.

(9) The quorum of the Board shall be three.

(10) The decision of the Board shall be that of the majority of the members attending the meeting and in the event of an equality of votes, the presiding officer shall have a second or casting vote. The decision of the Board shall be final. If any applicant wants to make any representation in regard to the film submitted by him, however, the Board shall give him an opportunity to do so and it shall be open to the Board to revise their decision in the light of any such representation.

(11) The Board shall be ordinarily meet every week for the purpose of approving films as scientific films, films intended for educational purposes, films dealing with news and current events or documentary films in terms of the directions issued by the Government of India under sub-section (4) of section 12 of the Cinematograph Act, 1952 (XXXVII of 1952) and any similar directions issued by the State Governments.

(12) Any person, firm, organisation or Government desirous of having any of his or its films approved by the Board shall send an application in writing to the Secretary of the Board stating the title of the film and the sources from which it can be obtained by the exhibitors and such other particulars as may be required by the Board.

(13) The Board will communicate the titles and subjects of the films approved by them, together with the information regarding the sources from which they can be obtained, to the Central Government. The titles of the films certified to be scientific films, films intended for educational purposes, films dealing with news and current events or documentary films by the Central Government, with the approval of the film Advisory Board, will be notified in the *Gazette of India* together with the address from which they can be obtained.

P. M. LAD, Secy.

PART IV

Imphal, the 30th September, 1955.

No. C-MDE/107/55/5.—It has been decided that an examination for selection of candidates for admission in the Indian Institute of Technology Kharagpur in the 1956-57 Session will be held at Imphal for the convenience of candidates from this State. It will be held sometime in April or May, 1956 under the Officership in charge of the Inspector of Schools, Manipur.

The venue, the dates and other particulars of the examination will be notified in due course.

T. KIPGEN,
Secretary to the Govt. of Manipur.

Imphal, the 30th Sept. '55.

No V. 7. PRESS/PUB/55.—The amended programme of A.R.M. area compensation is published for general information.

Gopendra Sharma,
Publicity Officer, Manipur.

Payment programme of A.R.M. area compensation in respect of Mao Maram Circle, issued under this Office No. 672/Claims dated 12-9-55 has been amended as below.

Place of payment.	S. No.	Name of village	Date
Karong	1.	Ngawar	4.10.55
"	2.	Sadim Pukhri	
"	3.	Phailenkot	
"	4.	Thangjam	
"	5.	Karong	
"	6.	Salsi	
"	7.	Ngamcha	
"	8.	Yangnoi	
"	9.	Phoibung Kuki	
"	10.	Lushangphung	
"	11.	Khamason	
"	12.	Washangphung	
"	13.	Chalhang	
Maram	14.	Makhan	5.10.45.
"	15.	Khongnem	6.10.55
"	16.	Tingsong	
"	17.	Oklong	
"	18.	Thingba Khulen	
"	19.	Wilong	
"	20.	Maram	
"	21.	Yangkhullen	
"	22.	Thingba Khunou	7.10.55
"	23.	Oinam	
Tadubi	24.	Ngairi	8.10.55
"	25.	Lakhamei	
"	26.	Phuba	
"	27.	Chiengmei Khunou	
"	28.	Tunggam	9.10.55
"	29.	Maiba	
"	30.	Saranamei	10.10.55
"	31.	Tungjoi	

W. Gouro Singh,
S.D.C. Claims.

TENDER NOTICE.

Imphal, the 28th September, 1955.

Sealed tenders are invited for the supply of the following articles. Tenders will be received by the undersigned upto 16th Oct., 1955. Full particulars can be had from the office during office hours.

10% of the accepted amount will have to be deposited as caution money by the successful tenderer on the very day of signing the agreement which will be refunded after completion of supply and acceptance by the undersigned. There is no obligation to accept the lowest tender or any tender and to assign any reason thereof.

List of articles.

1. Slays.

(i) 72" reed space.	12 Nos.
(ii) 64" " "	12 "
(iii) 56" " "	120 "
(iv) 52" " "	34 "
(v) 50" " "	12 "
(vi) 40" " "	6 "
	<u>196</u>

2. Bamboo reeds

Count of Reed & size.	Total
120s x 40" ...	24
120s x 56" ...	12
100s x 56" ...	12
100s x 58" ...	24
80s x 40" ...	12
72s x 52" ...	24
64s x 50" ...	36
68s x 24" ...	24
40s x 64" ...	12
40s x 56" ...	12
48s x 56" ...	24
44s x 56" ...	12
36s x 56" ...	12
	<u>240</u>

Gopendra Sharma,
Publicity Officer, Manipur.

Notice No. 588-HE.

Imphal, the 29th Aug. 1955.

No. BHE/4/55/100-1.—In accordance with the provision laid down in para (2) schedule X of the India Electricity Act, 1910 (Act IX of 1910) it is notified to the electric consumers that the following revised rates of charges for domestic use shall come into effect from 1st August, 1955.

	Gross per unit.	Rebate per unit.	Net per unit.
Light & fan (from domestic purposes).	-7/-	-1/-	-6/-

Other charges will continue to be the same as before.

T. Kipgen,
Secretary to the Govt. of Manipur.

NOTICE.

KHADI-HUNDIES

Imphal, the 3rd October, 1955.

No. K/IN-23/55.—Khadi-Hundies of the Denomination Rs. 2/- 5/- 10/- 25/- 50/- and 100/- are available for purchase during business hours at all post offices upto 31st March 1956. These hundies are used for the purpose of purchasing Khadi from any recognised sale depot at place in India, but not for any other purpose. These will be current for a period of six months following the month in which they are issued and should be redeemed on or before 30th Sept., 1956.

On the occasion of the inauguration ceremony of Khadi-Hundi sale by synchronising with the Gandhi Jayanti Day on Sunday the 2nd Oct., 1955 Imphal Post Office will be kept open specially for the purpose of sale of Khadi-Hundies to the willing customers from 10 to 16 hours.

H. RANBIR SINGH,
Assistant Secretary, (Gel).

Imphal, the 29th September, 1955.

No. 3525/57/VD/55.—Sealed tenders are invited for the purchase of the following lorries belonging to Manipur State Transport in 'as is where is' condition. The permits are non-transferable and the purchasers do not become entitled to the permits on the purchase of the vehicles. Tenders should be accompanied by a bank draft for Rs. 100/- in favour of the Manager, Manipur State Transport, which will be treated as earnest money. The vehicles will be available for inspection at Imphal during office hours by arrangement with the Manager. Tenders should be received before 5.00 P. M. on 15th October, 1955.

CHEVROLET TRUCKS

1. M. N. S. /163
2. " /201
3. " /279
4. " /2682
5. " /357
6. " /476
7. " /496
8. " /1040
9. " /1045
10. " /1003
11. " /1044
12. " /1007

FORD TRUCKS

1. M. N. S. /881
2. " /383
3. " /393
4. " /1690
5. " /1691

S. Palit,
Officer on Special Duty,
Manipur State Transport Dept.

Manipur



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PART I

GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

Imphal, the 16th September, 1955.

No. D/HP/13/54.—In exercise of the powers delegated to him under Rule 3(1) of the Registration of Foreigners Rule, 1939 read with Govt. of India, Ministry of Home Affairs Notification No. F. 4/6/49-F.I(A) dt. 9-5-50, the Chief Commissioner is pleased to appoint the Inspector General of Police of Manipur as Registration Officer for the purposes of the Registration of Foreigners for the whole State of Manipur with immediate effect.

K. G. Singh,

Asstt. Secretary (Home) to the Govt. of Manipur.

CHARGE REPORT.

Imphal, the 16th September, 1955.

We the undersigned have handed over and taken over charge of the Office of the District & Sessions Judge, Manipur, this day, the 16th September, 1955 in the forenoon at 10—15 a.m. with a cash balance of Rs. 751-8-0] (Rupees seven hundred fifty one and annas eight only).

M. R. Singh,
Relieved Officer.
Dated 16-9-55.

L. M. I. H. Singh,
Relieving Officer.
Dated 16-9-55.

Imphal, the 17th September, 1955.

No. F-DPC/99/53.—In pursuance of the orders contained in the Government of India in the late Ministry of States letter No. F. 65(1)-E/52 dated April 18, 1953 and No. D. 1100-E/54 dated March 31, 1954, the Chief Commissioner is pleased to delegate, with immediate effect, the powers detailed in the statement attached herewith, to the Block Development Officer in charge of the Mao National Extension Service Block.

A. K. Ray,
Chief Secretary to the Govt. of Manipur.

Statement showing the powers delegated to the Block Development
Officer, Mao-Maram N.E.S. Block.

Powers.	Extent of powers.
1. Powers of the 'Head of an office' under F. R. and S. R. and Drawing and Disbursing Officer for the Project.	Full powers.
2. To sanction expenditure on works.	Powers as are enjoyed by an Executive Engineer of P. W. D. within the limits of the sanctioned 'Detailed estimates'.
3. To sanction casual leave.	Full powers in respect of Government servants working under him.
4. To sanction earned leave including leave without pay and allowances.	Full powers in respect of non-gazetted Government servants and 7 days at a time in respect of gazetted Government servants working under him.
5. To make appointment to salaried posts.	Full powers in respect of posts carrying a pay scale, the minimum of which does not exceed Rs. 55/- p. m. subject to the usual course of recruitment as prescribed by the State Government.
6. To sanction earned increment according to prescribed rules in respect of salaried posts.	Full powers in respect of all non-gazetted Government servants working under him.
7. To accept resignation of non-gazetted Government servants.	Full powers in respect of Government servants holding posts, appointment to which is made by him.
8. Withholding of increments in respect of Government servants.	Full powers in respect of Government servants holding posts, appointment to which is made by him.
9. To act as Controlling Officer under Supplementary Rules for travelling allowance claims.	Full powers in respect of non-gazetted Government servants working under him.
10. To require medical certificate of fitness before return from leave.	Full powers in respect of all Government servants working under his control.
11. To fix wages of daily rated workers.	Upto a maximum of Rs. 4/- per day.
12. To discharge or accept resignation of workers on daily rates of wages.	Full powers.
13. To sanction increment of wages to workers.	Upto a maximum of Rs. 4/- once every 6 months provided the total wage after increment does not exceed the limit upto which he is competent to fix the wage of a worker.
14. To sanction expenditure on maintenance works.	Upto Rs. 200/- for each item of work within sanctioned estimates.
15. To sanction contingent expenditure on items not specifically mentioned elsewhere.	Upto Rs. 100/- for a single item of non-recurring nature and Rs. 10/- per month for a single item of recurring nature.
16. To sanction expenditure on advertisement charges.	Upto Rs. 100/- in a financial year.

MANIPUR GAZETTE, SEPTEMBER 21, 1955.

Powers.	Extent of powers.
17. To sanction expenditure on demurrage charges.	Upto Rs. 50/- per a single case subject to the condition that the demurrage charges are not due to negligence of any Government servant.
18. To sanction expenditure on local purchase of stationery.	Rs. 5/- p.m. in each case subject to a limit of Rs. 50/- in any financial year.
19. To sanction expenditure on purchase of non-official publications.	Upto Rs. 100/- per annum.
20. To sanction expenditure on repairs to motor vehicles.	Upto Rs. 200/- per vehicle per annum.
21. To sanction expenditure on purchase of Misc. stores for office use, such as tumblers, water pots, etc.	Upto Rs. 100/- at a time.
22. To sanction expenditure on upkeep of type-writers, calculating machines, etc.	At the rate of Re. 1/- per mensem per machine.
23. To sanction expenditure on repairs to erection and removal of machinery, equipment and repairs to furniture and fixtures.	Upto Rs. 200/- in each case of repairs, erection, removal etc.
24. To sanction expenditure on the purchase of furniture and fixture—the limit shall apply to the cost of furnishing one office	Upto Rs. 100/- within sanctioned 'Detailed Estimate'.

PART II

N O T I F I C A T I O N .

Dated Shillong, the 5th September, 1955.

Subject :—Verification by the Treasury Officer of countersignature on the Traveling allowance claim of Gazetted Government servant for the period prior to his transfer to the payment of a new Treasury Officer.

No. TM./4/55/26.—A reference is invited to rule 177 of the Central Treasury Rule Vol-I, which inter-alia imposes an obligation on the Treasury Officer to verify the genuineness of the countersignature of the Controlling Officer on the Traveling allowance claims of a gazetted Officer's bill. A question has been raised as to how a Treasury Officer is to satisfy himself of the genuineness of the countersignature of the Controlling Officer in respect of a claim prior to the transfer of the officer to his payment. As the matter stands at present, no provision exists in the Treasury Rules providing for the action to be taken by the new Treasury Officer in this regard. To meet this lacuna in the rules, it has been decided that all the controlling Officers empowered to countersign bills should send their specimen signatures to all the Treasury Officers duly attested by the Treasury Officer of the district, in which they draw bills so that the new Treasury Officer may not have any difficulty to verify the countersignature.

The Controlling Officers (Central) and all the Treasury and Sub-Treasury Officers in Assam, Tripura and Manipur will please see that the procedure detailed above in this regard is strictly followed.

Amitabha Ghosh,
Deputy Accountant General (II), Assam.

NOTIFICATION.

Dated Shillong, the 8th August, 1955.

Subject :—Acceptance of remittances of Excise Duty on despatches of coal/coke by means other than rail.

TM.2/10/54/24.—In continuation of this office notification No. TM.2/10/54/77 dated the 14th February '55 it is hereby notified for the information and guidance of all Treasury Officers & Sub-Treasury Officers in Assam, Manipur and Tripura that copies of chalan relating to deposits under the head "II Union Excise—Excise Duty on Coal & Coke (a) Levied under the Coal Mines (conservation and safety) Act, 1952" need not be sent to the Collector of Central Excise. The procedure to be followed in such cases is as follows :—

Every owner of Colliery intending to make payment on account of excise duty on despatches of coal/coke by means other than rail shall present the same along with a chalan in triplicate. The Treasury Officer shall return two copies of the chalan to the depositor who shall keep one copy for himself and transmit the other copy to the Chairman, Coal Board, Calcutta, who is responsible for the assessment and realisation of such duty.

S. S. Lal,
Deputy Accountant General (I), Assam.

Imphal, the 16th September, 1955.

No. V-56/Pub/55.—The following notification is republished for general information.

Gopendra Sarma,
Publicity Officer, Manipur.

PUBLIC NOTICE NO. 48 ITC (PN)/55.

New Delhi, the 24th August, 1955.

Subject :—Import of Films made from transparent cellulose or Viscacella, Royasine Transparent cellulose wrapping and other transparent paper (Sr. No. 122(vii)/V

Attention of the importers is invited to remark (ii) against Sr. No. 122(vii)/V in Section II of the current Red Book, from which it will be seen that quota licences are subject to a condition that imports to the extent of half the value thereof should be completed within three months of the date of issue.

2. Certain representations have been made that this condition operates to the hardship of Established Importers holding small value quota licences. The matter has been considered and it has been decided that quota licences issued to Established Importers upto a value of Rs. 1,000/- will be exempt from the operation of the condition mentioned in remark (ii) against S. No. 122(vii)/V in Section II of the current Red Book. It will thus be open to Established Importers with quota licences upto Rs. 1,000/- to effect imports against such licences at any time within the period of validity of the licences.

3. This concession will also be applicable to licences for this item for a value upto Rs. 1,000/- which may have been issued during the earlier licensing period periods and which may still be current.

4. No formal amendment of the condition, if endorsed on such licences, would be necessary.

S. N. Bilgrami,
Chief Controller of Imports & Exports

By order etc. •
Mela Ram Bhardwaj,
Deputy Chief Controller of Imports.

PART IV

Imphal, the 16th September, 1955.

No. V.5-Press/Pub/55.—The following payment programme of the A. R. M. area compensation for Mao Maram Circle is published for general information.

Gopendra Sarma,
Publicity Officer, Manipur.

PAYMENT PROGRAMME OF THE A.R.M. COMPENSATION FOR
MAO MARAM CIRCLE.

Sr. No.	Name of the village	Date of payment.
1.	Khongnem	} 4.10.55.
2.	Makhan	
3.	Ngawar	} 5.10.55.
4.	Ngairi	
5.	Lakhamei	
6.	Sadim Pakhri	
7.	Pheilenkot	
8.	Thangjam	
9.	Karong	
10.	Tingsang	
11.	Salsi	} 6.10.55.
12.	Ngamchou	
13.	Oklong	
14.	Jangnoi	
15.	Phoibung Kuki	
16.	Thingba Khulen	} 7.10.55.
17.	Phuba	
18.	Leisangphung	
19.	Chingmei Khunou	
20.	Wilong	} 8.10.55.
21.	Maram	
22.	Washangbug	
23.	Yangkhullen	} 9.10.55.
24.	Maiba	
25.	Thingba Khunou	
26.	Tengam	} 10.10.55.
27.	Chalhang	
28.	Khamsom	} 10.10.55.
29.	Saranamei	
30.	Oinam	

W. Gouro Singh,
S. D. C. (Claims) Manipur.

Imphal, the 16th September, 1955.

No. 7/F/55-56.—It is hereby notified for general information that pursuant to section 59 of the Indian Partnership Act IX of 1932 M/S. The Electrical & Auto works has been incorporated that it is a Partnership firm and numbered as 7 of 1955-56, dated the 12th September of the year one thousand nine hundred and fifty five Anno Domini.

U. M. Sinha,
Registrar, Firm, Manipur.

-নোটিশ-১

ইম্ফাল, তাং ১৯।৯।৫৫ ইং।

অসিনা মরম ওইছনা মণিপুরগী এরোডোমশিংগী, কতিপুরন কংগদবা প্রজা পুন্নমজা বংহলি। হারবদি তুলিহন এরোডোম নতনা মণিপুরগী এরোডোম পুন্নমজী কতিপুরনগী নোটিশিং মাগী মানী বুলা (চৌকিদারদা) ধাংবনি। হান্না দাবী জেঁহনা কেশ জেঁহবদি, অহ্ন নতবা অটে কনা কনাগুহনা লম মণিং অমসুং ফংকম থোকপা মীশী মরমনা দাবী জেঁগদবা লৈরবদি নোটিশতা হারজিবা স্বকম হারবদি তাং ১৭/১০/৫৫ ইং নিংখৌকাবা হুনিং কাওবগী মহুংদা উক্ত অফিসতা দাবী জেঁরবা মাগনি। নোটিশ রেংবদা থংদবা অমসুং চিংবনচিংবা অটে মরম পুন্নমক অফিসতা হালবা মাগনি। তুলিহন এরোডোমগী নোটিশতি চাওরাক্তা ওক্টোবর থাগী অহানবা চরোলদা নোটিশ জেঁরকনি।

রঃ কুঃ ঐবিরেন্দ্র সিংহ,
এস, ডি, সি।

Imphal, the 20th September, 1955.

Sealed tenders are invited for supply of the following furniture for D. M. College, Imphal and will be received upto 14.10.55. 10% of the value settled to be deposited as caution money. Full particulars may be had from office. The furniture is to be made of well seasoned uningthou wood.

Name of furniture	Number of furniture		Size & particulars
1. Desks	...	80	6' × 1½' × 2½'
2. Benches	...	100	6' × 1' × 1½'
3. Leaning benches	...	10	6' × 1½' × 1½'
4. Tables	...	6	3'10" × 2'9" × 2'5"
5. Long tables	...	6	8' × 3'10" × 2'7½"
6. Tables	...	6	3½' × 2½' × 2½'
7. Stools	...	2	1½' high.
8. Armed chairs (cane seated)	...	15	×
9. Secretariat Chair	...	1	×
10. Cane seated ordinary chair	...	6	×
11. Bed-steads with curtain stands			
3½' high	...	8	6'9" × 3½' × 1½'
12. Almirah with four shelves	...	6	6' × 3' × 1½'
13. Notice Board coated with black paint, provided with glass panes on one side & with locking arrangement	1	...	3' × 2' × ¼'
14. Notice Board coated with black paint, provided with wire netted door & locking arrangement	...	3	...
15. Letter box	...	2	...
16. Painting in white of descriptive names on plank against black background	50	...	×

N. B. Sinha,
Offg. Principal, D. M. College, Imphal.

Manipur



Gazette

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Imphal, Wednesday, September 28, 1955.

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PART I

GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

Imphal, the 21st September, 1955.

No. R/7/54/40/.—The Chief Commissioner is pleased to appoint Shri Gunamani Singh as Sub-Deputy Collector in the scale of Rs. 150-150-200(Con)-10-260(EB)-10-100-12½-375(EB)-12½-450/- with effect from 11-9-55. The officer will be on probation for 2 years and confirmation will be subject to the passing of the prescribed Departmental examinations. Failure to pass the Departmental Examinations will make his services liable to termination.

A. K. Ray,
Chief Secretary to the Govt. of Manipur.

CHARGE REPORT.

Imphal, the 12th September, 1955.

We the undersigned have handed over and taken over charge of the office of the District & Sessions Judge, Manipur, this day, the 12th September, 1955 in the afternoon at 4-35 p.m. with a cash balance of Rs. 720-15-0 (Rupees seven hundred twenty and annas fifteen only).

L. M. I. H. Singh,
12-9-55.
Relieved Officer.

M. R. Singh.
12-9-55.
Relieving Officer.

PART II

ORDER

Imphal, the 20th September, 1955.

No. 2555-8 DIB.—In exercise of the powers conferred upon me by Rule 3(1) of the Foreigners Order 1948, I, Shri U. C. Malhoutra, I.P.S., Registration Officer, appointed under Rule 3(1) of the Registration of Foreigners Rule 1939 for Manipur declare that Moreh, a border place of India in Manipur and within my jurisdiction shall be the place of entry of foreigners into India.

This Order shall not apply to the indigenous Hill tribes inhabiting Burma upto a distance of 25 miles from the Indo-Burma border entering Manipur upto the limits of 25 miles.

U. C. Malhoutra, I.P.S.
Registration Officer,
&
Inspector General of Police, Manipur.

PART III

NOTIFICATIONS.

Imphal, the 22nd September, 1955.

No. J/28/54.—The following notifications published in the India Gazette on 1-8-55 are republished for general information :—

A. K. Ray,

Chief Secretary to the Govt. of Manipur.

Government of India
Ministry of Commerce and Industry.

NOTIFICATIONS.

New Delhi, the 1st August, 1955.

(Coffee Control)

S.R.O.—In exercise of the powers conferred by sub-section (2) of section 1 of the Coffee Market Expansion (Amendment) Act, 1954 (50 of 1954), the Central Government hereby appoints the 1st day of August, 1955, as the date on which the said Act shall come into force.

(No. 15(5) Plant/55)

S.R.O.—In exercise of the powers conferred by section 12 of the Coffee Market Expansion Act, 1942 (VII of 1942), as amended by the Coffee Market Expansion Act, 1954 (50 of 1954), read with section 22 of the General Clauses Act, 1897 (X of 1897), the Central Government hereby fixes, with effect from the 1st day of August 1955, two rupees and eight annas per hundred weight as the rate of the duty of excise on coffee under the said section 12.

(No. 15(4) Plant/55-B)

Sd/- P. C. Alexander,

Deputy Secretary to the Govt. of India.

Imphal, the 22nd September, 1955.

No. N.S.S/1/55.—The following Notification received from the Government of India, Ministry of Finance Department of Economic Affairs, New Delhi dated 23-7-55 is republished for general information :—

H. R. Singh,

Asstt. Secretary to the Govt. of Manipur.

NOTIFICATION

New Delhi, the 23rd July, 1955.

Insurance

S. R. O. No. It is hereby notified for the information of all concerned that the Oriental Government Security Life Assurance Company Limited, Bombay, being a public company limited by shares carrying on insurance business has passed a special resolution for converting itself into a public company limited by guarantee and has applied to the Central Government under sub-section (1) of section 60 of the Insurance Act, 1938 (VI of 1938), with a scheme for putting the special resolution into effect, together with the alteration of the memorandum and articles of association in so far as they are necessary for this purpose. An extract from the scheme is annexed herewith.

Notice is hereby given that the said scheme will be taken into consideration on or after the 30th September, 1955.

Any objection or suggestion received by the Controller of Insurance, Kennedy Cottage, Simla, with respect to the said scheme before the specified date will be considered by the Central Government (No. 107-IF (1)/51).

Sd. (B. K. Kaul)

Deputy Secretary to the Government of India.

ANNEXURE**SCHEME FOR MUTUALISATION UNDER SECTION 6C OF THE
INSURANCE ACT, 1938.**

1. In this Scheme, the following words and phrases shall have the meanings respectively as hereinafter mentioned.—

“The Act” shall mean the Insurance Act, 1938.

“Appointed Date” shall mean such date, after the date of sanction of this Scheme by the Central Government, as shall be notified in that behalf by the Original Company.

“Original Company” shall mean the Oriental Government Security Life Assurance Company Limited as at present constituted.

“Mutual Company” shall mean the Oriental Government Security Life Assurance Company Limited as re-constituted under the provisions of this Scheme as a Mutual Company.

“Policy holder” shall include, in the case of policies of assurance, the proposer or each of the proposers thereunder, and in the case of annuity contracts, the purchaser or each of the purchasers thereof Provided (a) that a policyholder who has assigned or transferred the whole of his interest in the policy to any person or persons other than a trustee or trustees, or his employers, in accordance with the rules of any Provident Fund Scheme, or any Staff Insurance or other Scheme intended for the benefit of employees shall not be deemed to be a policyholder, and (b) that a policy shall be deemed to be subsisting so long as it is in force according to the conditions thereof, and has not lapsed without securing a paid-up value or been cancelled, and the sum assured under the policy has not become payable or in the case of an annuity contract, the annuity has not ceased.

2. The Oriental Government Security Life Assurance Company Limited shall, as from the Appointed Date, cease to be a company having a share capital, and shall be re-constituted under the provisions of Section 6C of the Act as a company limited by guarantee, and not having a share capital.

*3. The Memorandum and Articles of Association annexed hereto shall be the Memorandum and Articles of Association of the Company as re-constituted.

4. As from the Appointed Date, the following consequences shall ensue :—

- (a) All the properties, assets and moneys of the Original Company representing its Share Capital and all its Funds of various kinds shall be taken over by the Mutual Company and all the liabilities under policies and all other liabilities of the Original Company shall be taken over by the Mutual Company.
- (b) The Directors of the Original Company shall continue to function as Directors of the Mutual Company until the first Annual General Meeting of the Mutual Company when the first Directors of the Mutual Company, except those who have been elected under the provisions of Section 48 of the Act, shall be elected in the manner hereinafter provided.
- (c) That the Mutual Company shall create and issue to the holders of the 3,000 shares of the face value of Rs. 200 each of the Original Company, 3,000 Debentures of the face value of Rs. 8,800 each, promising to pay to each Debenture-holder the said sum of Rs. 8,800 with interest at the rate of 4 per cent per annum but without giving any charge upon its funds or assets and every holder of the said 3,000 shares shall receive one such Debenture in lieu of every one share held by him and in full satisfaction and discharge thereof; so that the 3,000 shares of the face value of Rs. 200 each shall stand converted into 3,000 Debentures of the face value of Rs. 8,800 each carrying interest at the said rate of 4 per cent per annum.

- (d) That the interest to be paid on the Debentures for the three years succeeding a Valuation shall not exceed 10 per cent of the Surplus disclosed at that Valuation in terms of Section 49 of the Act, and in case there shall arise any short-fall or deficiency in payment of interest on the Debentures during any Triennium succeeding a Valuation by reason of the 10 per cent of the Valuation Surplus not being sufficient to pay interest on the Debentures at the said rate of 4 per cent per annum, such short-fall or deficiency shall be made good and paid out of the excess, if any, of the diversion of 10 per cent, or any smaller percentage, of the Valuation Surplus disclosed at the succeeding Valuation or Valuations, remaining after providing for interest at the said rate on the Debentures for the succeeding three years.

5. All policyholders of the Original Company whose policies are subsisting on the Appointed Date and all policyholders who shall subsequently hold policies issued by the Mutual Company shall become and be deemed to have become Members of the Mutual Company, in the case of the existing policyholders of the Original Company from the Appointed Date and in the case of future policyholders of the Mutual Company from the date they shall become policyholders of the Company, and each of them shall guarantee to contribute to the assets of the Mutual Company in the event of its being wound up, whilst he is a Member or within one year afterwards, for payment of the debts and liabilities of the Mutual Company contracted before he ceased to be a Member, and the costs, charges and expenses of winding-up, and for the adjustment of the rights of the contributories amongst themselves, such amount as may be required not exceeding one Rupee.

6. That in addition every holder of the said 3,000 Debentures of the face value of Rs. 8,800 each of the Mutual Company shall agree to contribute to the assets of the Mutual Company, in the event of its being wound up whilst his Debenture or Debentures shall remain unpaid and unredeemed, for the payment of the debts and liabilities of the Mutual Company contracted before he ceased to be a Debentureholder, and the costs, charges and expenses of winding up, and for adjustment of the rights of the contributories amongst themselves, such amount as may be required not exceeding Rs. 200 for every Debenture held by him.

7. That 15 per cent of the Surplus disclosed at any Triennial Valuation shall be utilised to pay interest on the Debentures at the said rate of 4 per cent per annum, and the balance shall be carried to a Sinking Fund, subject to the provisions of Clause 4(d), which Fund shall be invested in any of the securities authorised by the law for the time being for the investment of Trust Funds, or on deposits with Scheduled Banks, or in the purchase of the said Debentures. All Debentures so purchased shall be immediately cancelled and withdrawn.

8. That, subject to the next succeeding Clause, at the end of 20 years all the then outstanding Debentures shall be paid off and redeemed at their said face value of Rs. 8,800 provided however that the Company shall have the right at the end of 10 years, and if such right shall not be then exercised, at the end of 15 years, if so decided by an Ordinary Resolution passed at a meeting of the members only of the Mutual Company and specially called for the purpose, to pay off all the outstanding Debentures at the said face value.

(9) In case at the end of the period of 20 years, the total amount then standing to the credit of the Sinking Fund shall be more than what shall be required to pay off all the then outstanding Debentures at the said face value, the balance shall be credited to the Life Insurance Fund of the Mutual Company, but if the shall be insufficient to pay off all the then outstanding Debentures at the

aid face value, as many Debentures as can be redeemed out of the Sinking Fund (which shall be drawn by lot) shall be redeemed, and subsequently at each succeeding Triennial Valuation, the remaining Debentures shall be redeemed (drawn by lot) out of 15 per cent of the disclosed Surplus after deduction of interest on the Debentures outstanding from time to time until all the said Debentures are redeemed.

10. The Board of Directors of the Mutual Company shall consist of twelve Directors, who shall be elected as follows:—

- (a) Three Directors shall be elected by the policyholders under the provisions of Section 48 of the Act.
- (b) Five Directors shall be elected by the Debenture-holders, and be styled as "Debenture-holders' Directors."
- (c) The remaining four Directors shall be elected by the Members of the Mutual Company, and be styled "Members' Directors."
- (d) For every reduction of 600 in the number of outstanding Debentures subsisting on the books of the Mutual Company, there will be a reduction at the next Ordinary General Meeting of the company of one in the number of Debenture-holders' Directors, and a corresponding increase of one in the number of Members' Directors. For this purpose, only the number 600 or any multiples thereof but not any fractions thereof shall be taken into account.
- (e) After all the said 3,000 Debentures shall be redeemed, the entire Board of the Mutual Company, except for the Directors elected under Section 48 of the Act, shall consist of Members' Directors only.
- (f) The qualification of a Debenture-holders' Director shall be the holding in his own name of at least 10 Debentures of the Mutual Company.
- (g) The qualification of a Members' Director shall be the holding of a policy or policies of life assurance issued by the Original Company or by the Mutual Company assuring an aggregate sum of at least Rs. 10,000, exclusive of any bonus, which policies are kept in force for the full sum assured or else a policy or policies which has or have acquired an aggregate paid-up value of not less than Rs. 10,000 exclusive of any bonus, or else the holding of any annuity or annuities on human life the aggregate amount payable under which shall not be less than Rs. 1,200 per annum.
- (h) At the first Ordinary General Meeting of the Mutual Company to be held not more than six months from the Appointed Date, all the Directors except the three Directors elected under the provisions of Section 48 of the Act, shall vacate office and thereupon five Debenture-holders' Directors and four Members' Directors shall be elected by the Debenture-holders and Members of the Mutual Company respectively.
- (i) At every subsequent Ordinary General Meeting of the Mutual Company, one third of the number of Debenture-holders' Directors or if their number is not a multiple of three, the number nearest to one-third, shall retire from office and their successors elected by the Debenture-holders. Likewise one-third of the number of Members' Directors, or if their number is not a multiple of three the number nearest to one-third shall retire from office, and their successors elected by the Members. In the case of any reduction at any subsequent Ordinary General Meeting of the Company of the number of Debenture-holders' Directors, if there is

only one such Director retiring by rotation at that time, his office shall not be filled up. If there are two such Directors retiring by rotation at that time, then out of the retiring Directors only the requisite number to be re-elected after deduction of the number to be reduced shall be re-elected. In the case of any increase in the number of Members' Directors, following a corresponding reduction in the number of debenture-holders' Directors, the Members, in addition to filling up the places of the Members' Directors retiring by rotation, shall also elect additional Members' Directors equal to the increase in the number of Members' Directors following any reduction of the number of Debenture-holders' Directors.

- (j) In the case of Debenture-holders' Directors, those to retire either by rotation or consequent upon any reduction in the number of Debenture-holders' Directors shall be those who have been longest in office since their last election, and as between those who have been equally long in office as Debenture-holders' Directors since their last election, those to retire shall (in default of any agreement between them) be determined by lot. Likewise in the case of Members' Directors those to retire by rotation shall be those who have been longest in office since their last election as Members' Directors, and as between those who have been equally long in office as Members' Directors since their last election, those to retire shall (in default of any agreement between them) be determined by lot.
- (k) Every Debenture-holder who shall be a policyholder of the Mutual Company shall be entitled to vote at the election of Members' Directors also in addition to voting on the election of Debenture-holders' Directors
- (l) Every Debenture-holder who shall hold the necessary policy qualification for qualifying to be a Members' Director shall be entitled to stand for election as and to be a Members' Director.

That the Memorandum of Association of the Company be altered as follows, viz., that in lieu of the 5th paragraph of the Memorandum the following two paras be substituted :—

"5th. Every Member of the Company agrees to contribute to the assets of the Company in the event of its being wound up while he is a Member, or within one year afterwards, for payment of the debts and liabilities of the Company contracted before he ceased to be a Member, and the costs, charges and expenses of winding up and for the adjustment of the rights of the contributories among themselves, such amount as may be required not exceeding One Rupee."

"6th. Every holder of the 3,000 Debentures of the face value of Rs. 8,800 each of the Company agrees to contribute to the assets of the Company in the event of its being wound up while his Debenture or Debentures shall remain unpaid and unredeemed for the payment of the debts and liabilities of the Company contracted before he ceased to be a Debenture-holder, and the costs, charges and expenses of winding up and for the adjustment of the rights of the contributories among themselves, such amount as may be required not exceeding Rs. 200 for every Debenture held by him."

The aforesaid alterations do come into force from the Appointed Date mentioned in the said Scheme.

PART IV

NOTICE No. 15

Imphal, the 8th August, 1955.

It is hereby notified for general information that the annual auction sale of grass mahals will take place in the Forest Office, Imphal at 11-0 A. M. daily, commencing from 12th October, 1955.

The list of grass mahals to be sold on each day is given below with dates.

The successful bidders shall have to pay the sale proceeds of the grass mahals in full on the day of the sale. In case of inability to pay the sale price on the day of sale, the grass mahal will be resold at the risk of former bidder.

With a view to know the existing grass contents of the grass mahals, the intending contractors or consumers may visit and inspect the grass mahals for which they want to bid in the auction. When the auction is conducted and the price of a particular grass mahal is fixed, no future complaint for reduction in the sale price, on grounds of paucity of grass contents or any other cause, will be considered.

Any one who wishes to lodge a reasonable complaint, on a particular grass mahal, he should apply to the Forest Department some days earlier than the auction takes place.

**List of Grass Mahals (in Imphal East Tahsil) to be sold on 12th October, 1955.
(Wednesday)**

- | | |
|--|---|
| 1. Taknakhapat Grass Mahal. | 26. Heikakmapan. |
| 2. Linchikpat | 27. Kharason. |
| 3. Heingang Forest Reserve. | 28. Laikot. |
| 4. Mengjam. | 29. Soubungkhok. |
| 5. Maibakhul. | 30. Yaingangpokpi. |
| 6. do Mapaoching. | 31. Thamnapokpi & Gwatabi hill area. |
| 7. Koirengai. | 32. Lokmang. |
| 8. Awang Posangbam. | 33. Nongpok Sangsabi Chingkhei Reserve. |
| 9. Haraorou | 34. Nongpok Sanjembam. |
| 10. Awang Ngairangbam. | 35. Kakching Nongdam. |
| 1. Morok Ingkhol. | 36. Ningthemchakhul. |
| 2. Yumnam Khunow including Isaiga. | 37. Thayong Heirok. |
| 3. Sinam Konjin (A) | 38. Tumukhong. |
| 4. Sinam Konjin (B), Isingthembi. | 39. Itham Laikhong. |
| 5. Thongnangpal. | 40. Moitangprem. |
| 6. Yumnam Patlow. | 41. Andro. |
| 7. Sagolmang (Khewa Company). | 42. Kamuyaithibi. |
| 8. Pukhao (exclusion of Maraori area). | 43. Keithelmanbi. |
| 9. Purum Khulen. | 44. Nungbrang. |
| 10. Uyumpok including Khamelok. | 45. Leirongthen. |
| 11. Lamboikhul. | 46. Kakmayai. |
| 12. Taret Khul, Keibi Khulen. | 47. Changamtabi. |
| 13. Keibi Laousangkhong. | 48. Khoiromkekru. |
| 14. Pourabi Wairi Chingol. | 49. Wangkhem (Keirao Valley area). |
| 15. Keibi Khunou including Chanung. | |

List of Grass Mahals in Imphal West Tahsil to be sold on 13th October, 1955.

- | | |
|--|-------------------|
| 1. Langon with new extension of Khamral. | 6. Maharabi. |
| 2. Lamlongei. | 7. Leikinthabi. |
| 3. Tingri No. I (Luwangangol area) | 8. Sekmai. |
| 4. Tingri No. II | 9. Keingam Kanto. |
| 5. West Gwatabi. | 10. Phumlou. |

11. Mayang Langjing.
12. Lairen Sajik.
13. Longa Koirang.
14. Moidangpok Sajirok.
15. Khaidem.
16. Heigrum.
17. Kangbung Langoljam.
18. Shamrou.
19. Yangoikhongbanpat
20. Laitangpat.

21. Leingangpat.
22. Uchiwa.
23. Hayel.
24. Hangul.
25. Laphupat.
26. Komlakhongpat.
27. Phougakchao.
28. Arong.
29. Thongam.

List of Grass Mahals in Bishenpur Tahsil to be sold on 14-10-55. (Friday)

- | | |
|---------------------------|--|
| 1. Kha-sangjenbam. | 16. Naran Seina & Sunusiphai. |
| 2. Thounaojam Pukhrambam. | 17. Langjingmanbi Steewart Reserve. |
| 3. Sanapat. | 18. Phuballa. |
| 4. Leinambipat. | 19. Ngangkhalawai. |
| 5. Kongkham Awangpat. | 20. Kha-Thinungei, Thangalawai invlufir
Moirang Khunow. |
| 6. Utrapat. | 21. Moirang. |
| 7. Matum Yangbi. | 22. Kwakta |
| 8. Meichakpi. | 23. Kha-Thamna Pokpi (Khoirentak). |
| 9. Toubul. | 24. Saiton. |
| 10. Khojuman. | 25. Kumbi Kangshorbi. |
| 11. Bishenpur N. (a). | 26. Ungamlen. |
| 12. Bishenpur S. (b). | 27. Karang. |
| 13. Kha-Potsangbam. | 28. Khangalamjaopat, |
| 14. Ningthoukhong. | 29. Keibulamjaopat. |
| 15. Thinungei. | |

List of Grass Mahals in Thoubal Tahsil to be sold on 17-10-55. (Monday).

- | | |
|--|----------------------------------|
| 1. Ushoipokpi. | 23. Imon. |
| 2. Suktu Karong. | 24. Irengpal. |
| 3. Lilong Turelahanbi Mapal. | 25. Kakching Khullen. |
| (a) Near Dolaithabi | 26. Keirak. |
| (b) Kshetripam. | 27. Lamjao. |
| 4. Waithou Soirenpat. | 28. Laimanai Nungu Sanamahi |
| 5. Waithou Phumnompam | 29. Thounaojam, |
| 6. Ningthibakhong. | 30. Elangkhangpokpi. |
| 7. Moirangsangolpat. | 31. Thongjao. |
| 8. Chandrakhong. | 32. Kakching Khunou. |
| 9. Shikhong. | 33. Thongam. |
| 10. Ningel. | 34. Pumlenpat. |
| 11. Sekmaikhunbi. | 35. Nungu. |
| 12. Keipha (between Tentha & Khangabok). | 36. Tangjeng |
| 13. Tentha Khulen. | 37. Sugnu Kangbung Reserve. |
| 14. Ikop Laidakolpat. | 38. Kharungpat. |
| 15. Heirok | 39. Lamjaokhongpat. |
| 16. Salungpham. | 40. Wangu Ahallup Sheet No. I. |
| 17. Lamlong. | 41. Ithai Sheet No. II. |
| 18. Langol. | 42. Wangu. |
| 19. Koiyam Konjin No. 1. | 43. Chairen Ahallup and Laipham. |
| 20. Koiyam Konjin No. 2. | 44. Mahou. |
| 21. Khunbi Valley. | 45. Tolshen. |
| 22. Pallei. | |

R. K. B. C. Singh,
Forest Officer, Govt. of Manipur.

NOTICE.

Imphal, the 21st September, 1955.

No. CA/6/55(iii)-173.—Applications are invited for posts of Upper Division Clerks and Lower Division Clerks in the Manipur Secretariat in the scales of Rs. 80-4-160-5-180/- and Rs. 55-3-118-4-180/- respectively plus Dearness allowance admissible under the rules. Applicants for posts of Upper Division Clerks must be graduates with some previous experience of work in Government servences while applicants for posts of Lower Division Clerks must at least be Matriculates.

Applications stating (1) age on 1-9-55 (2) Father's name (3) Full address (4) Educational qualification with division in which the examinations were passed and (5) Previous experience with testimonials if any, should reach the undersigned on or before the 7th October, 1955. Attested copies of University Certificates in proof of educational qualification and age are to be furnished with the application which should be also accompanied by two certificates of good character from Gazetted Govt. servants or respectable gentlemen. Applications for persons already working in Government offices will not be entertained if not forwarded by the Head of the office concerned.

A. K. Ray,
Chief Secretary to the Govt. of Manipur.

TENDER NOTICE No. ME(1)

Imphal, the 21st September, 1955.

Sealed tenders superscribed as "Tenders for Printing of Municipal Rolls" are invited from local Presses for printing approximately 6354 names of voters. Tenders would be received by the undersigned upto 12.00 noon of the 30th September, 1955 and will opened at 1.00 P.M. of the same date in the presence of any tenderer who may like to be present.

2. Intending tenderers may see the lay-out of the forms etc. in which the Electoral Rolls are to be printed on enquiry from the undersigned during office hours of any working day. The work of printing of the rolls is to be completed within the period of 20 (twenty) days from the acceptance of the tender. Successful tenderers are required to deposit into Treasury Rs. 50/- as security deposit to be refunded on the satisfactory completion of the work.

3. The undersigned does not bind himself to accept the lowest or any tender.

T. C. Tiankham,
Sr. E.A.C. & Magistrate i/c Municipal Election,
Manipur.

NOTICE No. 8/55-56.

Imphal, the 17th September, 1955.

It is hereby notified for general information of the Public that 77 mds. & 9 srs. of paddy (CH.45-19 mds. 23 srs., PTB.10-32 mds. 25 srs., Phouren 13 mds. 10 srs., Changlei 8 mds. 26 srs., & Phoudum 8 mds.) will be sold by public auction on the 5th October, 1955 at 1 p.m. at the State Godown. Intending bidders are requested to be present at the scheduled time and place. Further particulars can be had from the Office of the undersigned.

G. H. Singh,
Director of Agriculture, Manipur.

Imphal, the 26th September, 1955.

No. RH/77/51-A/17.—The following letter No. RSC/Cal/Records/38/5344 dated 12-7-55 received from the Regional Settlement Commissioner, Eastern Region, Ministry of Rehabilitation, Calcutta to the Chief Commissioner, Manipur is published for general information.

H. Ranbir Singh,

Asstt. Secretary to the Govt. of Manipur.

The Ministry of Rehabilitation has invited applications from displaced persons from West Pakistan who have verified claims with effect from 27th June, 1955. The applications have to be submitted within three months of the date of the notification. In pursuance of the said notification we have to receive applications with respect to verified land claims also from West Pakistan Displaced Persons of Non-Punjabi extraction, i.e. those to whom no land has so far been allotted, I am therefore to request you to give widest publicity to this fact in your State and to receive applications with respect to the verified land claims.

Such applications should be kept separately and on the top of each application should be written in bold red ink "Land Claim application only".

The applications have to be submitted in the same manner as other applications for compensation.

Imphal, the 19th September, 1955.

No. 7/JS/II/55-56.—It is hereby notified for general information that pursuant to Section 20 of the Societies Registration Act XXI of 1860, an Association under the name and style of the Manipur Man Building Institute has been incorporated and numbered as 7 of 1955-56 dated the 8th September, of the year one thousand nine hundred and fifty five Anno Domini.

U. M. Sinha,

Registrar,

Joint Stock Companies, Manipur.

Imphal, the 19th September, 1955.

No. 8/F/55-56.—It is hereby notified for general information that pursuant to Section 59 of the Indian Partnership Act IX of 1932 M/S. The Khalsa Brothers & Co., has been incorporated that it is a Partnership Firm and numbered as 8 of 1955-56, dated the 17th September of the year one thousand nine hundred and fifty five Anno Domini.

U. M. Sinha,

Registrar, Firm, Manipur.

CORRIGENDUM.

Imphal, the 27th Sept., 1955.

No. C-HDE/97/51/183(Pt)—Read as "Shri S.L. Chowdhury" instead of "Shri S.D. Chowdhury" occurring in the 2nd line of this Secretariat Notification No. C-E/97/51Pt dated the 26th August, 1955.

By order,

T. Kipgen,

Secretary to the Government of Manipur.

Manipur



Gazette

EXTRAORDINARY

PUBLISHED BY AUTHORITY

No. 44-E-12

Imphal, Saturday, December 17, 1955.

GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

Imphal, the 16th December, 1955.

No. FA/93/51.—In Exercise of the powers conferred by para 3 of the General Financial Rules Volume I the Chief Commissioner is pleased to declare the State Trading Officer as the Head of the Office of the State Trading Office with effect from 5-12-1955.

Sd/- H. R. Singh,
Asstt. Secretary (GIL)
to the Government of Manipur.

NOTIFICATION.

Dated, Imphal, the 22nd November, 1955.

No. J/15/54(b).—The following Central Acts as published in the Gazette of India Extraordinary, Part II Section I dated 18-10-55 are republished for general information :—

1. The Chartered Accountants (Amdt.) Act, 1955.
2. The Industrial Disputes (Banking Companies) Decision Act, 1955.
3. The prize Competitions Act, 1955.

A. K. Ray,
Chief Secretary to the Govt. of Manipur.

THE CHARTERED ACCOUNTANTS (AMENDMENT)

ACT, 1955

(40 of 1955)

AN

ACT

further to amend the Chartered Accountants Act, 1949.

BE it enacted by Parliament in the Sixth Year of the Republic of India as follows :—

1. This Act may be called the Chartered Accountants (Amendment) Act, 1955. Short title

XXXVIII
1949. 2. In section 4 of the Chartered Accountants Act, 1949, for clause (v) of sub-section (1), the following clause shall be substituted, namely :— Amendment of section 4

“(v) any person who has passed such other examination and completed such other training without India as is recognised by the Central Government or the Council as being equivalent to the examination and training prescribed for members of the Institute :

Provided that in the case of any person who is not permanently residing in India, the Central Government or the Council, as the case may be, may impose such further conditions as it may deem fit;”.

THE INDUSTRIAL DISPUTES (BANKING COMPANIES) DECISION ACT, 1955.

(41 of 1955)

AN

ACT

to provide for the modification of the decision of the Labour Appellate Tribunal, dated the 28th day of April, 1954, in accordance with the recommendation of the Bank Award Commission and for giving effect to the award accordingly.

Enacted by Parliament in the Sixth Year of the Republic of India as follows:—

1. This Act may be called the Industrial Disputes (Banking Companies) Decision Act, 1955. Short title

2. In this Act, unless the context otherwise requires,—

Definitions

(a) "appellate decision" means the decision of the Labour Appellate Tribunal, dated the 28th day of April, 1954, in the matter of the appeals filed before it against the award of the All-India Industrial Tribunal (Bank Disputes), Bombay;

(b) "award" means the award of the All-India Industrial Tribunal (Bank Disputes), Bombay, constituted by the notification of the Government of India in the Ministry of Labour No. S.R.O. 35, dated the 5th day of January, 1952;

(c) "Bank Award Commission" means the person appointed by the Resolution of the Government of India in the Ministry of Labour No. LR. 100(9)/55, dated the 25th day of February, 1955, to enquire into and report upon the terms of reference specified in the Resolution of the Government of India in the Ministry of Labour No. LR. 100(56)/54, dated the 17th day of September, 1954;

(d) "modification order" means the order of the Government of India in the Ministry of Labour No. S.R.O. 2732, dated the 24th day of August, 1954, modifying the appellate decision under section 15 of the Industrial Disputes (Appellate Tribunal) Act, 1950. XLVIII of 1950.

Appellate decision to have effect subject to the modification recommended by the Bank Award Commission.

3. The appellate decision shall have effect as if the modifications recommended in Chapter XI of the Report of the Bank Award Commission, dated the 25th day of July, 1955, had actually been made therein, and the appellate decision as so modified shall be the decision of the Appellate Tribunal within the meaning of the Industrial Disputes (Appellate Tribunal) Act, 1950, and the award shall have effect accordingly. XLVIII of 1950.

Duration of the award.

4. Notwithstanding anything contained in the Industrial Disputes Act, 1947, or the Industrial Disputes (Appellate Tribunal) Act, 1950, the award as now modified by the decision of the Appellate Tribunal in the manner referred to in section 3 shall remain in force until the 31st day of March, 1959. XIV of 1947
XLVIII of 1950

Modification order to have no effect except in certain cases.

5. The provisions of the modification order shall not have, and shall be deemed never to have had, any force or effect except in so far as any of such provisions has become incorporated in the award by reason of the provisions contained in section 3.

Power to remove difficulties.

6. (1) If in the opinion of the Central Government any difficulty or doubt has arisen as to the interpretation of any provision of the award as now modified by the decision of the Appellate Tribunal in the manner referred to in section 3, it shall refer for decision the matter in respect of which such difficulty or doubt has arisen to a single member of the Labour Appellate Tribunal constituted under the Industrial Disputes (Appellate Tribunal) Act, 1950, or to such Industrial Tribunal constituted under the Industrial Disputes Act, 1947, as it may, by notification in the Official Gazette, specify in this behalf.

XLVIII of 1950
XIV of 1947.

(2) This tribunal to which such matter is referred shall, after giving the parties a reasonable opportunity of being heard, decide such matter and its decision shall be final and binding on all such parties.

THE PRIZE COMPETITIONS Act, 1955

(42 of 1955)

An

Act

to provide for the control and regulation of prize competitions.

WHEREAS it is expedient to provide for the control and regulation of prize competitions ;

AND WHEREAS the Legislatures of the States of Andhra, Bombay, Madras, Orissa, Uttar Pradesh, Hyderabad, Madhya Bharat, Patiala and East Punjab States Union and Saurashtra have passed resolutions in terms of clause (1) of article 252 of the Constitution in relation to the above-mentioned matter and matters ancillary thereto in so far as such matters are matters enumerated in List II in the Seventh Schedule to the Constitution ;

Be it enacted by Parliament in the Sixth Year of the Republic of India as follows :—

1. (1) This Act may be called the Prize Competitions Act, 1955.

Short title,
extent and
commence-
ment.

(2) It extends to the States of Andhra, Bombay, Madras, Orissa, Uttar Pradesh, Hyderabad, Madhya Bharat, Patiala and East Punjab States Union and Saurashtra and all Part C States.

(3) It shall come into force on such date as the Central Government may, by notification in the Official Gazette, appoint.

2. In this Act, unless the context otherwise requires,—

Definitions.

(a) 'licensing authority' means any officer or authority appointed by the State Government, by notification in the Official Gazette, for the purpose of granting licences under this Act ;

(b) 'money' includes a cheque, postal-order or money-order ;

(c) 'prescribed' means prescribed by rules made under this Act ;

(d) 'prize competition' means any competition (whether called a cross-word prize competition, a missing-word prize competition, a picture prize competition or by any other name) in which prizes are offered for the solution of any puzzle based upon the building up, arrangement, combination or permutation, of letters, words or figures.

Interpre-
tation.

3. For the purposes of this Act,—

(a) references to printing shall be construed as including references to writing and other modes of representing or reproducing letters, words or figures in a visible form; and

(b) documents or other matters shall be deemed to be distributed if they are distributed to persons or places within or outside the territories to which this Act extends and the word 'distribution' shall be construed accordingly.

Prohibition
of prize
competitions
where the
prize offered
exceeds one
thousand
rupees a
month.

4. No person shall promote or conduct any prize competition or competitions in which the total value of the prize or prizes (whether in cash or otherwise) to be offered in any month exceeds one thousand rupees ; and in every prize competition, the number of entries shall not exceed two thousand.

Licensing of
prize compe-
titions where
the prize
offered does
not exceed
one thousand
rupees a
month.

5. Subject to the provisions of section 4, no person shall promote or conduct any prize competition or competitions in which the total value of the prize or prizes (whether in cash or otherwise) to be offered in any month does not exceed one thousand rupees unless he has obtained in this behalf a licence granted in accordance with the provisions of this Act and the rules made thereunder.

Licences for
prize competi-
tions.

6. (1) Every person desiring to obtain a licence referred to in section 5 shall make an application in writing to the licensing authority in such form and manner as may be prescribed.

(2) On the receipt of such application, the licensing authority, after making such inquiry as it considers necessary, shall, by order in writing, either grant the licence or refuse to grant the licence.

(3) Where the licensing authority refuses to grant a licence it shall record a brief statement of the reasons for such refusal and furnish a copy thereof to the applicant.

(4) The fees on payment of which the period for which, the conditions subject to which, and the form in which, a licence may be granted shall be such as may be prescribed.

7. Every person who promotes or conducts a prize competition in accordance with the provisions of this Act and the rules made thereunder shall keep accounts relating to such competition and submit to the licensing authority a statement of accounts in such form and at such intervals as may be prescribed.

Promoters of prize competitions to keep accounts and submit the same to the licensing authority.

8. (1) The licensing authority may, after giving the holder of any licence under this Act a reasonable opportunity of being heard, cancel or suspend the licence on any one or more of the following grounds, namely :—

Power to cancel or suspend licences.

(a) that there has been a breach of any of the conditions subject to which the licence was granted ;

(b) that the holder of the licence has contravened any of the provisions of section 7.

(2) Whenever a licence is cancelled or suspended the licensing authority shall record a brief statement of the reasons for such cancellation or suspension and furnish a copy thereof to the person whose licence has been cancelled or suspended.

9. If any person promotes or conducts any prize competition in contravention of the provisions of section 4 or section 5, he shall be punishable with imprisonment for a term which may extend to three months, or with fine which may extend to one thousand rupees, or with both.

Penalty for promoting or conducting any prize competition in contravention of the provisions of sections 4 and 5.

10. If any person liable under section 7 to keep accounts or to submit statements of accounts fails to keep accounts or to submit statements of accounts as required by that section or keeps accounts or submits statements of accounts which are false and which he either knows or believes to be false or does not believe to be true, he shall be punishable with imprisonment for a term which may extend to one month, or with fine which may extend to five hundred rupees, or with both, but nothing contained in this section shall affect the provisions contained in section 8.

Penalty for failure to keep and submit accounts.

11. If any person with a view to the promotion or conduct of any prize competition except in accordance with the provisions of a licence under this Act or in contravention of the provisions of this Act or in connection with any prize competition promoted or conducted except in accordance with such provisions—

Penalty for other offences in connection with prize competitions.

(a) prints or publishes any ticket, coupon or other document for use in the prize competition ; or

(b) sells or distributes or offers or advertises for sale or distribution, or has in his possession for the purpose of sale or distribution any ticket coupon or other document for use in the prize competition ; or

- (e) prints, publishes or distributes, or has in his possession for the purpose of publication or distribution,—
 - (i) any advertisement of the prize competition, or
 - (ii) any list (whether complete or not) of prize winners in the prize competition, or
 - (iii) any such matter descriptive of, or otherwise relating to, the prize competition as is calculated to act as an inducement to persons to participate in that prize competition or any other prize competition; or
- (d) brings, or invites any person to send, into the territories to which this Act extends, for the purpose of sale or distribution, any ticket, coupon or other document for use in, or any advertisement of, the prize competition; or
- (e) sends, or attempts to send, out of the territories to which this Act extends any money or valuable thing received in respect of the sale or distribution of any ticket, coupon or other document for use in the prize competition; or
- (f) uses any premises, or causes or knowingly permits any premises to be used, for purposes connected with the promotion or conduct of the prize competition; or
- (g) causes or procures or attempts to procure any person to do any of the above-mentioned acts,

he shall be punishable with imprisonment for a term which may extend to three months, or with fine which may extend to five hundred rupees, or with both.

Offences
by Corpora-
tions.

12. (1) If any person guilty of an offence under this Act is a company, every person who, at the time the offence was committed, was in charge of, and was responsible to, the company, as well as the company, shall be deemed to be guilty of that offence and shall be liable to be proceeded against and punished accordingly;

Provided that nothing contained in this sub-section shall render any such person liable to any punishment provided in this Act if he proves that the offence was committed without his knowledge or that he exercised all due diligence to prevent the commission of such offence.

(2) Notwithstanding anything contained in sub-section (1), where an offence under this Act has been committed with the consent or connivance of, or is attributable to gross neglect on the part of, any director, manager, secretary or other officer of the company, such director, manager, secretary or other officer shall also be deemed to be guilty of that offence and shall be liable to be proceeded against and punished accordingly.

Explanation.—For the purposes of this section,—

- (a) 'Company' means a body corporate and includes a firm or other association of individuals; and
- (b) 'director' in relation to a firm means a partner in the firm.

13. The licensing authority may—

- (a) require any person promoting or conducting a prize competition to produce before it the accounts and other documents kept by such person or to furnish to it such other information relating to the prize competition as it may require;
- (b) inspect at all reasonable times the accounts and other documents kept by such person.

Power of
licensing
authority
to call for
and inspect
accounts
and docu-
ments.

14. (1) It shall be lawful for any police officer not below the rank of sub-inspector authorised by the State Government in this behalf by general or special order in writing,—

- (a) to enter, if necessary by force, whether by day or night, with such assistants as he considers necessary, any premises which he has

Power of
entry and
search.

reason to suspect are being used for purposes connected with the promotion or conduct of any prize competition in contravention of the provisions of this Act ;

- (b) to search the premises and the persons whom he may find therein ;
- (c) to take into custody and produce before a magistrate all such persons as are concerned or against whom a reasonable complaint has been made or credible information has been received or a reasonable suspicion exists of their having been concerned with the user of such premises for purposes connected with, or with the promotion or conduct of, any prize competition in contravention of the provisions of this Act ; and
- (d) to seize all things found therein which are intended to be used or reasonably suspected to have been used in connection with such prize competition.

✓ of 1898. (2) All searches under this section shall be made in accordance with the provisions of the Code of Criminal Procedure, 1898.

15. Where any newspaper or other publication contains any prize competition promoted or conducted in contravention of the provisions of this Act or except in accordance with the provisions of a licence under this Act or any advertisement in relation thereto, the State Government may, by notification in the Official Gazette, declare every copy of the newspaper and every copy of the publication containing the prize competition or the advertisement, to be forfeited to Government.

Forfeiture of newspapers and publications containing prize competitions.

Appeals. 16. Any person aggrieved by the decision of the licensing authority refusing to grant a licence or cancelling or suspending a licence may, within such time as may be prescribed, prefer an appeal to the State Government and the decision of the State Government on such appeal shall be final.

Licensing authority and other officers to be public servants. 17. The licensing authority and any other officer acting under this Act shall be deemed to be public servants within the meaning of section 21 of the Indian Penal Code.

XLV of 1860.

Jurisdiction to try offences. 18. No court inferior to that of a presidency magistrate or a magistrate of the first class shall try any offence under this Act.

Protection of action taken under this Act. 19. No suit, prosecution or other legal proceeding shall lie against the licensing authority or any other officer of the Government for anything which is in good faith done or intended to be done under this Act or rules made thereunder.

Power to make rules. 20. (1) The State Government may, by notification in the Official Gazette, and subject to the condition of previous publication, make rules for carrying out the purposes of this Act.

(2) In particular, and without prejudice to the generality of the foregoing power, such rules may provide for all or any of the following matters, namely:—

- (a) the form and manner of application for a licence and the fees, if any, for such licence ;
- (b) the period for which, the conditions subject to which and the form in which, a licence may be granted ;
- (c) the form in which and the intervals at which statements of accounts shall be submitted to the licensing authority ;
- (d) the time within which an appeal against a decision of the licensing authority may preferred to the State Government ;
- (e) any other matter which is to be or may be prescribed.



PUBLISHED BY AUTHORITY

No. 45

Imphal, Wednesday, December 21, 1955.

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PART I

GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

Imphal, the 12th November, 1955.

No. R/68/51/146.—In exercise of the powers conferred by Section 133 of the Assam Land and Revenue Regulation 1886 as extended to Manipur, the Chief Commissioner is pleased to appoint the following officers as Assistant Settlement Officers with effect from the dates indicated against each :—

1. Shri L. Kipgen, S. D. C. Jiribam from 1-10-55.
2. Shri K. Kipgen, S. D. O. Churachandpur from 10-9-55.

Imphal, the 12th November, 1955.

No. R/68/51/147.—In exercise of the powers conferred by Section 137 of the Assam Land and Revenue Regulation 1886 as extended to Manipur, the Chief Commissioner is pleased to invest the following Assistant Settlement Officers with all the powers of a Deputy Commissioner, under Section 69 and 70 of the said Regulation for the period indicated against their names.

1. Shri L. Kipgen, S. D. C. Jiribam from 1-10-55 till further orders.
2. Shri K. Kipgen, S. D. O. Churachandpur from 10-9-55 till further orders.

A. K. Ray,
Chief Secretary to the Govt. of Manipur.

PART II

Imphal, the 15th December, 1955.

No. K-CS/3/55.—In accordance with the provisions of Section 3 (a) of the Manipur Food Grains (Movement) Control Order, 1955, the Chief Commissioner is pleased to decide that permits for export of rice to places outside Manipur, sold from stocks procured by Government under the scheme of governmental purchase of rice, may be issued by the State Trading Officer.

A. K. Ray,
Chief Secretary to the Govt. of Manipur.

O R D E R

Imphal, the 15th December, 1955.

No. TAX/12/55.—In exercise of the powers conferred by sub-section (2) of Section 7 of the Assam Sales Tax Act 1947 (Assam Act XVII of 1947) as extended to the State of Manipur, the Chief Commissioner is pleased to notify his intention to amend, with effect from the 15th of January, 1956, Schedule III of the said act by adding the following as a new item.

Description :—Ambar Charkha.

H. R. Singh,
Asstt. Secretary (GIL)
to the Government of Manipur.

Imphal, the 13th December, 1955.

No. J/45/55.—It is notified for general information that the Law Commission appointed by the India Government to examine Central Acts of general application and importance and to recommend lines on which they should be amended has undertaken the examination of the following Central Acts.

1. The Indian Limitation Act, 1908.
2. The Indian Contract Act, 1872.
3. The Specific Relief Act, 1877.
4. The Indian Partnership Act, 1932.
5. The Negotiable Instruments Act, 1881.
6. The Indian Registration Act, 1908.
7. The Sale of Goods Act, 1930.

2. The Commission would welcome the views and opinions of the individuals and bodies interested in the matter as to the lines on which these Acts should be revised or amended.

3. Private individuals and bodies desirous of communicating their views in the matter may please communicate them directly to the Commission, 5, Jor Bagh, New Delhi not later than the 31st January, 1956.

A. K. Ray,
Chief Secretary to the Govt. of Manipur.

PART III

NOTIFICATION.

Imphal, the 15th December, 1955.

No. J/1/54.—The following notification issued by the Government of India, Ministry of Home Affairs, New Delhi is re-published for general information :—

"No. 1/11/55.—Judl (R) dated New Delhi, the 1st Dec., 1955.—(Criminal Procedure Amendment)—In exercise of the powers conferred by sub-section (2) of Section 1 of the Code of Criminal Procedure (Amendment) Act, 1955 (26 of 1955), the Central Government hereby appoints the 1st day of January, 1956, as the date on which all the provisions of the said Act shall come into force in the whole of India except the State of Jammu and Kashmir."

A. K. Ray,
Chief Secretary to the Govt. of Manipur.

Imphal, the 5th December, 1955.

No. V. 7. Press/Pub/55/II.—The following document is republished for general information.

Gopendra Sharma,
Publicity Officer to the Govt. of Manipur.

GOVERNMENT OF INDIA
MINISTRY OF COMMERCE & INDUSTRY,
IRON & STEEL CONTROL

33, Netaji Subhas Road, Calcutta—1.

Freight (Place Extras) List No. 1 of 1955
dated the 7th November, 1955.

In exercise of the powers conferred by Sub-clause (1) of Clause 11B of the Iron and Steel (Control of Production and Distribution) Order, 1941 and with the approval of the Central Government, the Iron and Steel Controller hereby notifies the following amendments to the existing Place Extras for the following stations in supersession of those prescribed in the late Ministry of Industry and Supply Notification No. 1(1)-1(146) dated 9. 3. 49 published in the Gazette of India Dated 12. 3. 49 as amended from time to time ending with the Ministry of Commerce and Industry Notification No. SC(A)2-(71)51 dated 24. 11. 51 published in the Gazette of India dated 29. 12. 51 under Serial No. SRO. 2076. The amendment to the existing Place extras is due to increase in the Railway freight and declaration of Jemshedpur and Burnpore as additional 'Ports' for the purpose of determining the Place Extra. The amended Place extras come into force from the 7th November, 1955

Destination
Imphal.

Place Extra per ton.
Rs.120/-

Sd/- P. C. SARKAR
For Iron and Steel Controller.

PART IV

Imphal, the 13th December, 1955.

No. RH/18/51/72.—The following press note received from the press information Bureau Government of India is published for general information.

(H. R. Singh),
Asstt. Secretary (GIL)
to the Government of Manipur.

PRESS INFORMATION BUREAU
GOVERNMENT OF INDIA.

PRESS NOTE.

MOVABLE EVACUEE PROPERTY LYING WITH CUSTODIANS IN PAKISTAN.

Lists of personal and household goods of displaced persons lying with Custodians of Evacuee Property in Sund, Baluchistan and Khairpur State (West Pakistan) have been received from the Pakistan Government. The names of the owners and the places in which the movables are lying are given below. The individuals concerned may write to the Property Field Officer, o/o High Commissioner for India in Pakistan, Karachi.

LIST OF OWNERS.

DISTRICT SUKKUR :—Mukhi Hiranand C. No. A-875, Old Sukkur; Motomal Queens Road, Sukkur; Bishandas N. S Dharmasala, Sukkur; Rala Singh, Sukkur Ramchand, Advocate, Queens Road, Sukkur; Lakhoomal, C. S. No. O-640, Sukkur Seth Jotumal Awatmal & Others, Sukkur; Pribhdas s/o Shawal Das.

DISTRICT JACOBABAD : Sant Dass (Singh), Advocate, Ratan Chand, s/o Topar Das; Bhuko Mal, s/o Mottan Dass; Sadhu Mal, s/o Chatumal; Radha Mal, s/o Moti Mal; Gordhan Dass, s/o Radho Mal; Chaman Dass, s/o Chag Mal; Sagar Chand, s/o Chanda Mal; Paras Ram, Advocate; Chugga Lal, s/o Budhai Ram Chauth Ram, s/o Goen Mal; Motan Dass s/o Jiwan Dass; Notan Mal Salu Mal Changa Lal, s/o Bhanda Ram, Nebh Ram, s/o Talo al; Ratan Mal, s/o Taro Mal Gobind Ram, s/o Thanwar Mal; Dr. G. N. Shahabi; Pehlo Mal Gowani; Rura Mal, s/o Tee Mal, Lekhraj Dhandoomal; Khushmal, s/o Madhumal; Jugin Chand s/o Teju Mal; Kishan, s/o Wadhu Ram; Kishan, s/o Virbhan Dass; Govind Ram s/o Geumal; Balu Singh, s/o Kodu Singh; Lachmandadas, s/o Asodu Mal, Gulat Mal, s/o Jethomal; Tilumal; Chetumal; Narain dass, s/o Pessumal; Nandu Mal Govind Ram, s/o Wadhumal; Dev Mehesh, Murli Mal; Luni Mal, s/o Atma Ram and Dr. Homan Das.

DISTRICT HYDERABAD : Radhabai, Jawaharbai and Maharaj Kakan Dass Go down, Faujdari Lane, Hyderabad.

DISTRICT NAWABSHAH : Lekhrajmal of More; Mangalmal of Gachere; Mangu mal of More; Thanwardas, Goldsmith of More; Khomandas; M/s, Hardasmal and Assanand, Advocate.

DISTRICT THATTA : Tek Chand of Thatta; Luxmi Bai D/o Gangaram of Thatta, Parshotam Dass of Thatta, Beroo Mal s/o Bamboo Mal of Thatta; Jienet Mal of Sujawal; Jetha Bai w/o Jamna Das of Jhimpeer.

RESTORATION OF SEIZED MOVABLE PROPERTY IN WEST PAKISTAN (CONTI

DISTRICT THARPARKAR . Lila Ram s/o Late Chetumal.

DISTRICT SHIKARPUR : Girdhari Dass s/o Narain Dass; Topan Dass s/o Chain Rai.

DISTRICT DADU : Salejomal of Dado Taluqa Kakar.

KHAIRPUR STATE

DISTRICT KHAIRPUR : Mehra Chatroomal; Lakhimal; Tikano Said-Goth Moolomal; Kakoomal; Naroomal; Naroomal Santoomal; Panchyati; Bhagumal Possumal; Gepaldass; Devanmal; Satramadas; Toonmal; Homandass; Chuharmal; Hukumatmal; Mul Chand Master Gahimal; Ambumal, Wadhumal; Suguomal; Boolomal Phagumal; Jiwatmal; Jhawanmal; Jashanmal; Bhando Seth Panjoomal; Kishram Bhambharam Ranipur; Seth Hollaram Hindu Gambat; Seth Pamandass, Hindu Gambat; Reejhomal; Topanmal, Gambat; Doomal and others.

BALUCHISTAN

BALUCHISTAN : Chaina Ram, Office Superintendent of Baluchistan Chrome Company Ltd.,

DISTRICT SUBI, Harnansingh; Leelaram Lakhimal; Kalyan Singh; Chuni Lal; Chanan Dass; Chuni Lal, Caiga Bishen, Lawyer; Chunilal Gopichandl Chuta Mal; Khunchi (Pandit); Girdharimal; Beharimal; Narindas (Hakim); Mohan Dass (Hakim); Seth Kham Chand; Seth Jonki Ram; Rai Sahib Tikarm Dass; Rala Ram; Bari and Nenamal; Shaukat Rai.

Ministry of Rehabilitation

New Delhi. August, 10, 1955.

**PRESS INFORMATION BUREAU
GOVERNMENT OF INDIA**

PRESS NOTE.

MOVABLE EVACUEE PROPERTY LYING WITH CUSTODIANS IN PAKISTAN

Lists of personal and household goods of displaced persons lying with Custodians of Evacuee Property in Punjab (West Pakistan) have been received from the Pakistan Government in pursuance of the implementation of the Movable Property Agreement. The names of the owners and the places in which the movables are lying are given below. The individuals concerned may write to the Property Attache, Office of the Deputy High Commissioner for India in Pakistan, Lahore.

LIST OF OWNERS.

DISTRICT MULTAN : Chotta Ram s/o Jassa Ram, Multan ; Radha Shiam s/o Jassa Ram, Mandi Burewala, Multan ; Takaya Ram ; Samda Ram Shiv Dayal of Shanti Nagar, Tehsil Khawwal, Jindo Ram s/o Addo Ram, Bungalow No. 28, Cantt. Multan ; Pandit Jiwan Lal, Multan Cantt. and Radha Kishan, Advocate, Multan, S. Balkrishna Bhutani, Cloth Merchant, Multan ; Wali Ram Multan.

DISTRICT LYALLPUR : Sodhi Arjan Singh s/o Sodhi Nathu Singh ; Dewan Chand s/o Chaman Lal ; Daya Ram, Jawala Singh s/o Ruldu Ram ; Chandar Parkash s/o Devi Dayal Pleaser ; L. Chaman Dass s/o Bhagwandas Arora ; Dewan Chand s/o Moti Ram Arthi ; Ram Kishan, Mul Ram Sunder Dass s/o Jawalaram.

DISTRICT ATTOCK : Karam Chand, H. No. B. VI/62 Cambellpur ; Mangal Sain ; Dr. Mal Singh ; R. B. Seth ; Sardool Singh, Manohar Lal ; Mahavir Singh ; Kartar Singh, Jaswant Singh ; Sita Ram ; H. A. Sharda ; Santokh Singh ; Seth Hansraj, Advocate ; Tara Chand Amar Das, Shop No. BIV/59.

DISTRICT SARODHA . Ramji Mal s/o Lal Chand ; Shakuri Ram ; Shakuri Lal Singh ; Malik Daya Ram.

DISTRICT MONTGOMERY : Bishon Singh, Victoria Farms, Hassen Garh ; Nihal Chand Rinala Khurd ; Baba Kartar Singh Bedi

DISTRICT RAWALPINDI . Barkat Shah, Op/256, Rawalpindi ; Parmanand, C/270, Rawalpindi.

Ministry of Rehabilitation
New Delhi, August 12, 1955.

PRESS INFORMATION BUREAU GOVERNMENT OF INDIA.

PRESS NOTE.

MOVABLE EVACUEE PROPERTY LYING WITH CUSTODIANS IN PAKISTAN.

Lists of personal and household goods of displaced persons lying with Custodians of Evacuee Property in Bahawalpur State and N. W.F. P. (West Pakistan) have been received from the Pakistan Government in pursuance of the implementation of the Movable Property Agreement. The names of the owners and the places in which the movables are lying are given below. The individuals concerned may write to the Property Attache, Office of the Deputy High Commissioner for India in Pakistan, Lahore,

LIST OF OWNERS

DISTRICT RAHIMYAR KHAN.

Tehsil Liaqutpur : Mukhi Taho Ram Thakur Dass, Mauza Nadar Wali ; Jonki Ram, Mauza Gul Mohd Lar ; Notan Dass, Cholo Ram ; Shahana Mal, Sukna Got Mehrab ; Wisanda Ram, Sukna Got Mehrab ; Taho Rani Juma Ram s/o Aya Mal ;

Tehsil Sadiqabad ; Ram Sarup, Bhagwanlal, Sadiqabad ; Gobind Ram, S/o Diya Parkash, Sadiqabad, Dewarka Dass Bhatia of Ahmedpur Luma.

TEHSIL Rahimyarkhan ; Upendha Krishan Kaul, Rahimyarkhan.

Tehsil Khanpur ; Rup Chand, Khanpur, Sewa Ram s/o Chotto Ram, Bhatia, Khanpur ; Utam Chand, Khanpur ; Hona Ram s/o dal Dass, Bhatia, Khanpur, Gulaba Mal, Sukna Chuk No 27/A, Khanpur, Tanwara Mal, Manza Kot Darya ; Subha Singh, Chuk No. 211, Khanpur ; Bhola Ram, Mauza Sehaja, Chuk No. 97/A, Kao Ram Sehaja, Chuk No. 97/A, Teh. Khanpur ; Dhurmo Mal, Mauza Kot Ghania, Bero Mal, Mauza Thokal ; Notta Ram, Mauza Payi Anna ; Gopala Ram Dinayat Ram, Mauza Payi Anna ; Khindo Ram, Mauza Faridabad Tirath Dass, Mauza Nawain Aryan, Netta Ram, Mauza Tehsil Khanpur, Khindo Ram, Mauza Payi Anna.

DISTRICT BAHAWALNAGAR :

TEHSIL FORTABBAS (Harunabad) ; Prem Chand, Chuk No. 100 Post Office, Faqirwali ; Karum Chand, Shopkesper, Chuk No. 162/7 R. Post Office, Faqirwali.

DISTRICT BAHAWALPUR :

TEHSIL AHMEDPUR EAST : Panu Ram s/o Mubarikpur ; Subha Ram ; Panu Ram, Khlu Ram ; Fautto Ram ; Adho Ram ; Shanu Ram ; Dhano Ram ; Karum Chand ;

TEHSIL BAWAWALPUR : Kewal Ram, Behari Lal, Bahawalpur ; Khushi Mal.

MOVABLE EVACUEE PROPERTY LYING WITH CUSTODIANS IN PAKISTAN (CONTD.)

Mehta Hari Mal, Gold Smith ; Hari Chand ; Hari Mal ; Utam Chand ; Pera Mal s/o Kala Ram.

N. W. F. P.

DISTRICT KOHAT : Arjan Dass s/o Jiwan Dass ; Lachman Dass Bhagwan Dass ; R. B. Makhan Singh, Atma Ram.

DISTRICT Mardan : Harji Mal Kishan Mal of Mardan ; Ram Singh, Natha Singh of Mardan ; Kishan Dass of Mardan ; Jiwan Dass of Mardan ; Duni Ram of Mardan ; Peshawari Lal of Mardan ; Sant Ram of Mardan ; Hirjit Mal of Mardan ; Ram Lal Madan Lal son of Shinkar Dass of Mardan ; Kanshi Ram of Mardan ; Teja Singh of Mardan ; Parma Nand s/o Balbir Singh of Mardan.

DISTRICT HAZARA : Sant Singh Sabhe and S. Balwant Singh Sabhe ; Sher Singh, Baffa ; Mast. Maya Devi, Baffa ; Jai Dev, Mansehra ; Nand Ram, Mansehra ; Kanshi Ram, Mansehra ; Bhagat Dun Chand Mansehra ; Sant Ram, Mansehra ; Seth Lakhmi Chand, Mansehra ;

DISTRICT BANNU : Hardayal Singh, Ex. Head Clerk Civil Hospital, Bannu now at Mohalla Krishna Kuti Sanjauli (Simla Hills) India ; R. S. Kunwar Bhan Executive Officer, Bannu Cantonment.

DISTRICT PESHAWAR : L. Khan Chand, Ex. Head Clerk, Khyber Agency ; L. Dargai Lal, Ex-Khassadar Clerk, Khyber Agency.

DISTRICT DERA ISMAIL KHAN : Seth Chatar Sain, Sethi, B. A., LL. B., Advocate D. I. Khan ; Girdhari Lal, B. A., LL. B., Advocate, D. I. Khan ; Lila Ram & Chela Ram.

PRESS NOTES.

Imphal, the 16th December, 1955.

No. RH/77/51-A/112.—The following Press notes dated 26-11-55 and 27-11-55 issued by the Government of India, Ministry of Rehabilitation on the subject of 'Payment of Compensation to displaced persons' are republished for general information.

H. R. Singh,

Asstt. Secretary (GIL), to the Govt. of Manipur.

EARLY PAYMENT OF COMPENSATION TO WIDOWS.

In a Press Note dated July 29, 1955 it was announced that widows having verified claims in their own names etc. would be paid cash upto a maximum of Rs. 8,000/- and would be given priority in the matter of payment.

This concession is now being extended to those who became widows subsequent to the filing of compensation applications by their husbands.

Such widows, whether or not their applications were made in their own names, will be given priority in the matter of the payment of compensation.

EXPLOITATION OF SMALL DISPLACED CLAIMANTS.

GOVERNMENT NOT TO RECOGNISE SALE AND PURCHASE OF CLAIMS.

PAYMENT OF COMPENSATION TO BE EXTENDED.

The Government of India have noticed with some concern that the concession which was given to displaced persons with claims who wished to purchase property in the Compensation pool, to associate other claimants with them to make up the amount of their bid, is being abused.

Some persons interested in the purchase of pool property have been including those claimants who are in need of ready cash to part with their claims at prices far below the amount of compensation payable on such claims. The object of the Government in permitting claimants to associate among themselves for the purpose of buying property was to facilitate both the purchase and the sale of such property and to enable genuine buyers to purchase property against claims.

To put an end to exploitation, the Government has decided not to recognise sale and purchase of claims.

Such sale and purchase of claims will not be recognised. However, if claimants wish to combine to purchase property, they would be permitted to do so, but the sale certificate will be made out in the name of all these persons and their shares specified in it according to the amount contributed by each of them either by adjustment of claim or by cash.

To give immediate relief to small claimants, orders have already issued that those claimants whose claims are for Rs. 2,000 or less should be given priority for payment in cash.

Cash payments upto Rs. 8,000 will continue to be made to claimants belonging to needy categories, such as widows, grantees of maintenance allowance and displaced claimants who are suffering from T.B. or cancer or whose dependants are suffering from these diseases, minors, inmates of Homes, recipients of cash doles, etc.

The range of persons to whom early relief should be given by payment of compensation in cash is being further extended.

Instructions have been issued that claimants whose verified claims do not exceed Rs. 10,000 and who are to be paid in cash should have their cases dealt with expeditiously.

It has been decided that to claimants residing in the States of West Bengal, Assam, Tripura, Manipur and Jammu & Kashmir where the evacuee property law does not apply, payments in cash up to Rs. 3,000 should be made.

A similar concession is being extended to claimants who have permanently settled in foreign countries.

The concession of payment in cash will also be available to women who became widows subsequent to the filing of claims by their husbands.

Over 70,000 claimants have already been paid about Rs. 15,00,00,000 in cash, and the administrative machinery has been further strengthened so that the pace of payment will be considerably increased.

PRESS NOTE.

Imphal, the 16th December, 1955.

No. DVC/EST/4/55/212.—Training facilities in the subjects mentioned below are available on deputation by the Government of Manipur:—

- (a) Cottage and small scale Industries at the Small Scale Industries Service Institute, Calcutta in the session commencing in February, 1956 for a duration of six months.

Minimum qualification required is (i) Degree or Diploma in any branch of Engineering or (ii) Degree in Pure or Applied Physics/Chemistry/Biology/Business Management.

The trainee, on successful completion of training, will be eligible for employment as Block Level Extension Officer (Cottage Industries) in the Development Blocks of this State. He will be required to execute a bond to serve for a period of at least 2 years if called upon to do so or refund the stipend amount which may be a maximum of Rs. 100/- per month in case he leaves before completion of training or fails in the examination.

- (b) Match Industry at the Research-Cum-Production-Cum-Training Centre at Khadi Pratisthan, SODEPUR, West Bengal for a period of 3 to 4 months. Stipend at the rate of Rs. 60/- per month to Science graduates and Rs. 40/- to undergraduates may be given to any private person possessing the required qualification.

No employment by the Government is assured. The prospects are that the trainee, on return after completion of the training, will be able to start cottage industries for manufacture of matches which can safely compete with the Factory at least in quality and in the pace of quick disposal. The trainee will be required to execute a bond to refund the whole amount of stipend in case he leaves before the completion of the course or fails in the examination which may be held at the close of the training.

2. Application stating (1) name and address, (2) Date, place of birth, (3) Married or not; if married, number of wives and children, (4) Father's name & profession, (5) Educational qualification, (6) Previous experience and posts held and (7) Details of experience of social work in rural areas, may be submitted to the undersigned on or before December 28, 1955. Applicants are to attend the selection test at their own expense, if they are required to.

V. S. Sundaram,
Development Commissioner, Manipur.

NOTICE No. 2 of 1955-56.

Sealed tenders in the following form quoting commission per seer for procurement of ganja from the licensed cultivators are invited. Tenders shall be superscribed as **TENDER FOR PROCUREMENT OF GANJA** and will be received by the undersigned on or before the 26th December, 1955, during office hours.

The successful tenderer will be given the monopoly right to purchase ganja from licensed cultivators and sell it to the retail shops of Manipur and Assam.

The period of license will be from 1-1-56 to 31-12-56.

The undersigned is not bound to accept any particular tender or the highest or any bid. Acceptance of the tender will be subject to the approval of the D. C./Excise, Manipur.

The rate of commission for the last year for procurement of ganja per seer was Rs. 1/4/-.

FORM OF TENDER FOR PROCUREMENT OF GANJA.

1. Rate of commission at which tender is made :—
2. Name & address of the tenderer :—
3. Signature of witness to the tender :— (1) (2)
4. Signature or thumb impression of the tenderer with date :—

Each tender shall bear a court fee of stamp Rs. 5/- and the result of the tender will be announced on the 28th December, 1955.

The successful tenderer shall be required, as a condition of his license remaining in force, fully and faithfully to perform and abide by the following conditions :—

1. The successful tenderer shall, if so required by the Government take over the ganja, if any, which may remain on 31-12-55 in the stock of old Procuring Agent on payment of the price as may be determined by the Government.

2. He shall have to maintain a warehouse at Imphal to the satisfaction of the D. C./Excise. The warehouse shall have one door and shall be secured by two locks, one of the which shall be provided by the Government. The key of the lock provided by the Government shall remain with the D. C./Excise. The ganja shall be stored on a 'Machang' and not on the floor, or in boxes.

3. He shall purchase ganja as directed by the D.C./Excise with his own money and shall not be allowed to make any sale except on a written authority of the D.C./Excise or such other officer as may be appointed by him in this behalf. The first class and the second class ganja shall be procured @ Rs. 6/12/- and Rs. 3/- per seer respectively. All procurement and deliveries shall be made in the presence of the Inspector of Excise. As regards classification on ganja the decision of the D. C./Excise shall be final.

4. He shall, if so required by the Government purchase the entire quantity of ganja in the stock of the licensed growers on the terms mentioned under clause (3). He shall also procure and store any inferior ganja unfit for human consumption which may be in the stock of the licensed growers and for such no payment will be made.

5. Government will have the right to take over any of the ganja which remains in the warehouse on 31-12-56 on payment of the purchase price.

6. The procuring agent shall have to keep a security deposit of Rs. 200/- with Government which will be liable to be forfeited in part or whole, in his failure to comply with any of these conditions.

7. The license will not be transferable nor can it be sublet without the order of the D.C./Excise, Manipur.

Illegible.

Inspector of Excise, Manipur.

NOTICES.

Tenders are invited from intending persons for the supply of the following article and will be received by the undersigned upto 12 noon of 10-1-56.

The undersigned is not bound to assign any reason for not accepting any tender.

20 Chatais (Phaklen) Size 20' x 12'	—Price per Phaklen
20 mds (twenty) of straw	—Price for the whole quantity

T. Kalachand Singh,
State Trading Officer, Manipur.

Imphal, the 15th December, 1955.

Sealed tenders are invited for supply of 150 (one hundred fifty) maunds of wood—charcoal for use in the Office of the Deputy Commissioner and his subordinate offices, Manipur. The closing date of the tender is the 22nd December, 1955. The tenders will be opened on the 23rd December, 1955 at 10 A. M. by the undersigned in presence of the tenderers who are required to be present with samples of charcoal. The undersigned is under no obligation to accept the lowest or any tender. The quantity of requirement mentioned may be reduced at the discretion of the undersigned.

V. S. Sundaram,
Deputy Commissioner, Manipur.

Imphal, the 9th December, 1955.

Applications stating age, qualifications, experience, full address and number of living wives, if married, are invited for a post of teacher in Sekmai Kumbi L. P. School in the scale of pay, Rs. 30-1-35 EB-1-40/-P. M. with D. A. and will be received by the undersigned on or before 22nd December, 1955 in this office during office hours. Other things being equal preference will be given to those who know one or more of local languages. The candidates are to attend the Office of the Inspector of Schools, Manipur on 26-12-55 at 10 A. M. for interview, and are required to produce academic certificate in original and a character certificate countersigned by a Gazetted Officer not below the rank of Magistrate at the time of interview.

Imphal, the 15th December, 1955.

Applications stating age, home address, educational qualifications, previous experience and number of living wives (in case of married man) are invited for the following temporary posts in the Government Tampha-ana Girls' High School and will be received by the undersigned upto 25th December, 55. Other things being equal preference will be given to candidates knowing one or more local languages.

1. One temporary graduate teacher in the scale of pay Rs. 100-10-130-EB-6 190-EB-10-250/-. For this post preference will be given to those who have teaching diplomas or former experience of teaching. Women will be preferred for this post.

2. One temporary office Assistant in the scale of Rs. 40-2-50-EB-3-80-EB-4-100-. Minimum qualifications of the candidates for this post will be Matriculate with at least 2 years experience in clerical works or Intermediate passed.

K. Gouro Singh,
Inspector of Schools, Manipur.

NOTICE.

Imphal, the 12th December, 1955.

Applications stating (1) address permanent or temporary (2) father's name (3) age attained on 1-12-55 (4) whether married or single (5) educational qualification (6) previous experience with testimonials if any and two character certificates from Gazetted Officers are invited for the following posts:—

1.

Names of the pos's	No. of posts.	Pay-Scale.
Sister Tutors.....	2140-8-190/-D. A. 17½%
Uniform Allowance @ Rs. 100/- for 1st year and Rs. 40/- for the succeeding years.		
Dhobi Allowance @ Rs. 2½/- p. m.		
Messing Allowance @ Rs. 50/- p. m.		

2.

Staff Nurses.....	350-2-70-5-100 D. A. 20% plus Rs. 6/- p. m.
Uniform Allowance @ Rs. 75/- for 1st year & Rs. 35/- for succeeding years. -		
Dhobi Allowance @ Rs. 2/- p. m.		
Messing Allowance @ Rs. 30/- p. m.		

Applications will be received by the undersigned on or before 26th December, '55 during office hours. Preference will given to B. Sc. (Nursing) with experience for Sister Tutors for the post of Sister Tutors (for training students for Auxiliary Nurse & Midwife training) and minimum qualification for the post of Staff Nurses is at least passed Matriculates with Senior certificated Nurse and with post graduate training in sister tutors' course.

Nanda Babu Ray,
Offg. Chief Medical Officer, Manipur.

ADVERTISEMENT.

Imphal, the 15th December, 1955.

No. K-CS/32/55.—Auction will be held daily, except on holidays and Sundays, from the 19th instant till further notice by the State Trading Officer of the Manipur Government at his office at 3 p. m. for sale of and export of rice from the stocks procured by the Manipur Government. The exact quantity to be put up for sale will be announced by the State Trading Officer every day at the auction. The State Trading Officer is not bound to accept the highest tender; no bids less than Rs.10/- per maund will however be entertained.

All Bidders must deposit an amount of Rs. 500/- each before they can be allowed to participate in the auction. Bids will be confirmed or rejected by the State Trading Officer on the day of the auction and successful bidders must deposit the entire bid money within 24 hours and clear the stocks within 3 days of confirmation of the sale. Further details may be obtained from the State Trading Officer.

L. Manihar Singh,
Asstt. Secretary (Edn.) to
the Government of Manipur.

NOTICE.

Shillong, the 13th December, 1955.

Applications are invited from candidates desirous of appearing at the Initial Recruitment Examination for recruitment to temporary posts of Divisional Accountants for N. E. F. A. and Manipur. Examination will be held in January, 1956 in the office of the Accountant General, Assam, SHILLONG. The actual dates of Examination will be intimated to each approved candidate separately.

2. The Examination is open to :—

(i) Upper Division Clerks of the Office of the Accountant General, Assam, who have rendered more than two years' service as auditors in W. A. D.

(ii) P. W. D. Accounts clerks who have rendered more than two years' service as accounts Clerks in the P. W. D. Offices in N. E. F. A. and Manipur.

(iii) Direct Recruits.

3. The minimum educational qualification in respect of "direct recruits" will be a University Degree in the Second Division (i. e. B. A./B. Sc. Distinction). In the case of B.Com. candidates they must have secured at least 50% marks in the aggregate. In the case of candidates from the sources 2 (i) & 2 (ii) above, the minimum educational qualification will be a University degree.

4. Age should not exceed 24 years (29 years in the case of scheduled castes and scheduled tribes candidates) on 1st January, 1956. In the case of Departmental candidates, age limit will be relaxed upto 33 years on the date mentioned above.

5. Intending candidates will be required to pay into the treasury an Examination fee of Rs. 7/8/- (Rs. 1/14/- in the case of scheduled caste and scheduled tribes candidates) and attach a duplicate copy of the chalan with the application.

6. Persons selected on the result of the Examination will be required to undergo a course of training in the Audit and P.W.D. Offices for two years. They will be required to pass a Departmental Examination called Divisional Test according to the rules of that Examination before they are appointed as Divisional Accountants in the scale of pay of Rs 100/- (during probation) -130-10-250-EB-15-355/- plus usual dearness and other allowances as may be sanctioned from time to time. During the period of training the probationer Divisional Accountants will be allowed a pay of Rs. 100/- per month only plus usual allowances.

7. The probable number of vacancies is 12.

8. The direct recruits will be eligible for confirmation against one-third of the permanent vacancies.

9. The cadre of Divisional Accountants is likely to be transferred from the control of the Accountant General to that of the Administrative Authorities concerned, when the Divisional Accountants will have to go over to the Administration/State Govt. on a functional basis without being given any option in this respect.

10. The last date for receiving application is 24th December, 1955. Detailed information regarding subjects, syllabus and other particulars regarding the Examination and "Application Form" may be obtained from the Office of the Accountant General, Assam (W. M. Section).

V. N. Singh
Accountant General, Assam.

Notice No. 28/TE of 55.

Applications stating age, home address, educational qualification, previous experience (if any) and also the number of living wives if married are invited for the following post and will be received by the undersigned upto 28th December, 1955. Other things being equal preference will be given to candidates knowing one or more local languages.

Candidates who apply for the post are also required to attend the office of the Inspector of Schools, Manipur on the 30th December, 1955 at 12 A. M. for interview.

One temporary post of Pandit } Pay scale of Rs. 40-1-50
at Kangwai U. P. School. } EB-2½-65 P. M.

K. Gouro Singh,
Inspector of Schools, Manipur.

Notice No. 14.

Imphal, the 13th December, 1955.

Sealed tenders for construction of poultry runs in the Government Ukhrul Farm are invited and will be received upto the 29th December, 1955. The tenders will be opened on the next day, the 30th December, at 11 a. m. in the presence of the tenderers. Plans, drawing and specifications and other particulars may be had from the office of the Agricultural Officer, Manipur during office hours. The successful tenderer shall have to deposit an earnest money of Rs. 100/- and the work are to be completed within one month from the date of the acceptance of the tender.

L. U. Singh,
Agricultural Officer, Manipur.

No. D/PP/4/55- It is hereby notified that henceforth no fees for Indo-Pakistan Passports will be received in cash. All intending applicants for Indo-Pakistan Passports are requested to produce Treasury Challan which they can obtain from the Imphal Treasury by crediting the amount under the head "XLVI-Misc- Naturalisation passport and copy right fees (Central). This will also cover Pakistan nationals applying for extension of stay in Manipur.

By order.

T. Kipgen,
Secretary to the Govt. of Manipur.

Notice No. IS 58/53

Dated, Imphal, 13-12-55.

Applications stating age, home address, educational qualifications, previous experience and the number of living wives, if married, are invited for the following posts and will be received by the undersigned on or before 30th December, 1955. Other things being equal, preference will be given to candidates who know one or more local languages.

Candidates are required to attend the office of the Inspector of Schools, Manipur on 31st December, 1955 at 10 A.M. with necessary certificates for Interview.

None need apply who is not Class VIII passed.

- | | |
|---|--|
| 1. One post of teacher in Sempangjol L. P. School. | } In the scale of Rs 30-1-35
(EB)-1-40/- P. M. with D. A. |
| 2. One post of teacher in Bongli L. P. School. | |
| 3. One post of teacher in Chingmei Government L. P. School. | |

K. Gouro Singh,
Inspector of Schools, Manipur.

Imphal, the 20th December 1955.

No. SR/10/55/144.

The Chief Commissioner is pleased to declare the following days to be public holidays in Manipur during 1956.

By order etc.

H. R. Singh,

Assistant Secretary (GIL)
to the Government of Manipur.

LIST OF HOLIDAYS FOR THE YEAR 1956.

1. Uttarayan Sankranti	— 14th January, Saturday	— 1 day.
2. Republic Day	— 26th January, Thursday	— 1 „
3. Shri Panchami	— 16th February, „	— 1 „
4. Doljatra	— 26th to 28th March, Monday to Wednesday	— 3 days.
5. Good Friday	— 30th March, Friday	— 1 day.
6. Bijoy Govindajee's Halanghar-	31st March, Saturday	— 1 „
7. Baruni	— 9th April, Monday	— 1 „
8. Cheiraoba	— 13th April, Friday	— 1 „
9. Manipuri New year's day	— 14th „, Saturday	— 1 „
10. Akshaya Tritiya	— „ „	— 1 „
11. Budha Purnima	— 24th May, Thursday	— 1 „
12. Ratha Jatra	— „ „	— 1 „
13. Independence Day	— 15th August, Wednesday	— 1 „
14. Punar Jatra	— „ „	— 1 „
15. Jhulon Jatra	— „ „	— 1 „
16. Janmastami	— „ „	— 1 „
17. Radhastami	— „ „	— 1 „
18. Heikru Hitongba	— „ „	— Offices & Courts will remain open from 10 A. M. to 1 P. M.
19. Mahatma Gandhi's birthday	— 2nd October Tuesday	— 1 day.
20. Tarpon Loiba	— „ „	— 1 „
21. Durga Puja	— „ „	— 4 days.
22. Lakshmi Puja	— „ „	— 1 day.
23. Dewali (Dipanwita)	— „ „	— 1 „
24. Gobardhan Puja	— „ „	— 1 „
25. Bhratri Dwitiya	— „ „	— 1 „
26. Gosthastami	— „ „	— 1 „
27. Palace Kirton	— „ „	— 1 „
28. Christmas Day	— 25th, December, Tuesday	— 1 „
29. Id-UI-Fitr	— „ „	— 1 day
30. Id-Uz-Zuba	— „ „	— 1 „
31. Muharram	— „ „	— 1 „
32. Fatiha Dwazdaham	— „ „	— 1 „

} for
Muslims
only.

N. B.—(1) Dates not given here will be notified later on.

(2) Sundays are public holidays.

(3) New Year's Day (1st January), Shiva-Ratri (11th March) and Shilhenba (15th April) fall on Sundays.

(4) 30th June, 1956 and 31st December, 1956 will be observed as Bank holidays on account of half-yearly and yearly closing of Bank accounts. These holidays are meant for Banks only and not for other Government Offices & Courts including non-bank treasuries.

NOTICE.

Applications in candidate's own handwriting stating age, educational qualification, all address, previous experience, the number of wives living if married, are invited for the posts of some temporary posts of enumerators and copyists for the period of 2 (two) months in the scale of Rs 25/- P. M. plus usual D. A. as admissible under the rules and will be received in the office of the undersigned at the Secretariat building upto 31st December 1955. The candidates will be required to appear before the Chief Electoral Officer on 5th Jan., 1956 at 10 A. M. for interview.

V. S. Sundaram,
Chief Electoral Officer, Manipur.

নোটিশ ।

নং STO/11/55 তার ১০।১২।৫৫ ।

এখা পুস্তকতা ঋণহস্তি মাছদি মণিপুর গভর্ণমেন্টকী প্রেস নোট নং ১০ তার ২০।১০।৫৫ইংগী মতুং ইয়া চংলিবা ভিসেম্বর থাগী তার ১০ দগী হোনা ষ্টেট ট্রেডিং অফিসনা পরলা নম্বগী চেং লৌউবাশিংদগী ইফালদা লৈবা হৌবগনি । চেংগী মমলদি বোড়া মাওনা মনদা দুপা ৯ (নাপল) নি । হাওয়া ভাড়া, গাড়ীদগী থাংখবা, ওনবা অমসুং ওদাখা থাং-জিনবগী (ষ্টোক ভৌবগী) খরচ চেং তম্বীবা মীনা পীগদবনি । বোড়াদি অহনবা ওইগদবনি অমসুং বোড়া অবালা চেং মন অনিমখাই হাপকদবনি । চেং তম্বীবা মী থুংমক্সা “লৌউবা মীনি অমসুং তম্বীবা চেং অচু মশা মশানা উজবা লৌদগী থোকপা চেংনি” হামনা আইবা চে অমা (ডিক্ল্যারেশন অমা) থুনগী থাংখবা মাঝা মাঝী অনি মাওনা লই জোক্তনা পীগদবনি ।

ষ্টেট ট্রেডিং অফিসনা লেগদবা চেংগী নমুনা (সেম্পল) আফিস্তা থমজরে । চেং তম্বীগে হায়বা লৌউবা মী মথৈনা আফিস্তা লাকুনা সেম্পল য়েংবিবগদবনি । কনাগুমা মীনা সেম্পলদগী জামা চেং পুবিবকলবদি চেং লৌজরোই (বিলেট ভৌজগনি) ।

চেং লৌবা মম্বোদি কৈখেলগী ওইনা মখাদা পীজরিবা তারিখ অমসুং মনশিংগী মতুংইয়া বাজার বাজারনা কোমিবা থুনশিংদা লৈবা লৌউবাশিংদগী অমুক পুং ১০দগী থুংখিল পুং অনি ফাওবা লৌজগনি । নোংমদা পীরি পীরিবা বাজারশিংগী মনশিং অচুদগী হেমা পুবিবকপা অচুগী দায়ী আফিসনা পুজরোই, অহনবা চেং মথৈ লৌজরোই । চেং তম্বীগদবা মীশিংনা ষ্টেট ট্রেডিং অফিসকী কোম্বো থাংমদা অকোন অহান নাইনা লেংক্তনা লৈবিগদবনি ।

মতুংগী অমুক লৌরমদাইদা অতোপ্লা নোটিশ গমা অমুক তে বক্তনি ।

তারিখ	বাজারগী মনিং	মনশিং
১৫-১২-৫৫	লমলোং চেজুমশৌং পাটচ }	১৩৫০
১৬-১২-৫৫	পুবাও শওথুং লমলাই মাইঙেপোকপী }	১৮০০
১৭-১২-৫৫	কোংবা ইবিলব- রাংখোম }	১৩৫০
২০-১২-৫৫	অংখা থাংনাংমখৌং মাইরিপোক নিংগেল }	১৩৫০
২২-১২-৫৫	লিলোং খৌবাল রাংজীং হৈবোক }	১৮০০
২৩-১২-৫৫	খোংজোম কক্চীং পলেম }	১৩৫০
২৪-১২-৫৫	হৈরাংখোইথো: মমাংইফাল মিয়াংখোং হাংজাই }	১৮০০

তারিখ	বাজারগী বসি	বনশিঃ
১৬-১২-৫৫	শেকমাইজিন হাংগাই হাইবোং ককচিংখুনো তম্	২৫.০
২৭-১২-৫৫	কাইকেথেল চঙাং নম্বোল	১৩.০
২৮-১২-৫৫	ওইনাম বিকুপুর নিংখোখোং	১৫.০
২৯-১২-৫৫	মোইরাং ভেরাখোখোংবা চুড়াচানপুর	১৩.০
৩০-১২-৫৫	খামনাম শংগোলডোংবা মাকলং	১৫.০
৩১-১২-৫৫	লমশা চিরা শেকমাই	১৩.০

টি, কালচান সিংহ,
স্টেট ট্রেডিং অফিসার, মনিপুর।

নোটিশ নং ২৩—তাং ১১/১১/৫৫ ইং

অসিনা মরম ওইচুনা প্রজা পুন্নমজা খংহজরি। মরমদি মনিপুরগী এলাকা মনুংদা ভেলি মহাল, নোংপোক খংব, ভিভিজন, অমজু জিদি বোয়াক ফোরেট, নোংচুপ খংবা ভিভিজন, অসিদগী খোইক, শামু ময়া, শজি মচিনচিংবা খিবা অমজু লমোনবগী মোনোপোলি অসি ইংশোক ১৯৫৫ জুন খাগী তাং ১দগী হোইচুনা ইং ১৯৫৬গী মে খাগী তাং ৩১ কাওবা, মি: চিকেল্লা এও মন্স মেক্সরেল বাজার ইফালদা লৈবা অসিদা যোনব্রে।

কনাওখনা হায়বিবা পোংশিং অসি লৈগে অমজু যোনগে হায়রবদি মথক্কা হায়শিরা পাটাজার অসিদা চংপিগদবনি। পাটাজার অসি নতবা অতোপপা কনাওখনা পোংশিং অসি লৈবা যোনবা ভৌরমলবদি মডিক চাবা দণ্ডি ভোগনি।

পোংশিং অসি লৈবা (থবা) মনিপুর স্টেটকী মনুংদা লৈবা চীং অমজু তমগী মী পুন্নমজা পোংশিং অসি খুদক অমজু মথকী মোনোপোলি অসিদা যোননবা পাবীগদবনি নতবদি পোংশিং অসি খমনমলিবা মী অমদি মীশিং অমজু মডিক চাবা দণ্ডি ভোগনি অমজু পোংশিং অমজু মংকনি।

পাটাজারনা অতোপদগী লৈগদবা মমন্—

- ১। শামু ময়া ১লা অমজু ২য় নম্বর সেরদা লুপা ৮ (নিপাল)
- ২। শামু ময়া ৩য় নম্বর সেরদা লুপা ৫৫০ (মডামথায়)
- ৩। খোইক ১লা অমজু ২য় নম্বর সেরদা লুপা ২ (অনি)
- ৪। খোইক ৩য় নম্বর সেরদা ৫০ (শিকি অহম)
- ৫। শজি মচি মগদা লুপা ৬০ (তরুক মথায়)

পাটাজারনা অতোপদা যোনগদবা মমন্—

- লুপা ৯৫০ (মাপল মথায়)
- ৬৫০ (তরুক মথায়)
- ২৫০ (অনি মথায়)
- ১৫ (অমা)
- ৭ (তরেং)

আর, কে, বি, সি,
ফোরেট অফিসার মনিপুর।

নোটিশ নং ১৩/৫৫—তাং ১৪/১২/৫৫ ইং

নোটিশ অসিনা মরম ওইচুনা প্রজা পুন্নমজা খংহজরি। শনপোং খোইবদা শিজিন্নবা মশাফবা নহা ওইরিবা শল লাবা অনিখক লোজগদোরি। পিবিংবা মীনা চাখুম নহা টেওর তাং ২৩/১২/৫৫ ইংগী মনুংদা এগ্রিকলচরেল অফিসা খাবিরকপা মাগনি। তাং ২৪/১২/৫৫ ইংগী পুং ১ তাবা মডমদা টেওর হাংগনি। টেওর খাবিরকপা মী খুদিংমজা লুপিং অমজু মনুংদা শলশিং অমজু পুন্নমজা মনি। টেওর অফাওবা মীনা লুপা ১০০ সিকিওরিটি খম্বিগদবনি অমজু টেওর কাওবা লুপিং ১৫নিগী মনুংদা শলশিং অমজু উখল ফার্ম অফিসা পিগদবনি। পুথোক-পুশিনগী খরচ পুন্নমক মরমাই ওইজগদবনি।

খুইদগী অপিগপা অমদি অট্টে টেওর লৌদবদা আপত্তী লৈরোই। অকুপপা মরোল এগ্রিকলচরেল অফিসা মনুংদা মাগনি।

L. Udhob Singh,
Agricultural Officer, Manipura

Manipur



Gazette

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PART I

GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

Imphal, the 6th December, 1955.

No. FA/101/53—The Chief Commissioner is pleased to appoint Shri B. I. Sharma, Personal Assistant to Chief Commissioner as Asstt. Secy/Co-ordination in the post sanctioned under this Secretariat Order No. FA/101/53 dated 6.12.55 from the date of the creation of the post till further orders.

Imphal, the 6th December, 1955.

No. FA/254.PI—The Chief Commissioner is pleased to grant Shri U. C. Malhoutra, Inspector General of Police, Manipur earned leave for 21 days and half pay leave for 9 days from 19.8.55 under the Revised Leave Rules, 1933 as liberalised from 1.2.1949.

A. K. Ray,

Chief Secretary to the Govt. of Manipur.

PART II

NOTIFICATION.

Imphal, the 2nd December, 1955.

No. J/2854(a).—In exercise of the powers conferred by sub-section (3) of section 1 of the Assam Prohibition of Smoking in Show Houses Act, 1951 as extended to this State under Notification No. F. 12(6) J/II/55 dated 8.11.55 of the Govt. of India, Ministry of Home Affairs, New Delhi, the Chief Commissioner of Manipur is pleased to decide that the aforesaid Act will come into force throughout the State of Manipur with effect from the 1st of January, 1956.

A. K. Ray,

Chief Secretary to the Govt. of Manipur.

Imphal, the 6th December, 1955.

No. FA/101/53.—The Chief Commissioner is pleased to create a post of Asstt. Secretary/Co-ordination in the Manipur Secretariat in the Scale of Rs. 250-250-300-(con)-25-400-(EB)-25-600-(EB)-25-650 from the date of issue of these orders till the 29th of February, 1956.

2. The post of Personal Assistant and Stenographer to Chief Commissioner would be held in abeyance for such time as the post of Asstt. Secretary/Co-ordination is sanctioned.

3. The expenditure involved will be debited to A1(1) Pay of Officers—A1. Chief Commissioner—A General Administration under Account III—Civil Administration.

A. K. Ray

Chief Secretary to the Govt. of Manipur.

NOTIFICATION.

Shillong, the 3rd December, 1955.

Subject:—Draft correction to the Central Treasury Rules, Vol. I, first Edition.

Notification No. TM. 14/55/37.—An advance copy of the draft correction No 203, to the Central Govt. Compilation of Treasury Rules, Vol. I, first Edition, second Reprint is forwarded herewith for information of all treasury and sub-treasury officers and Heads of Central Departments for information and guidance.

Draft correction to the Central Govt. Compilation of Treasury Rules, Vol. I first Edition (Second Reprint).

No. 203.

Page 111. Rule 345.

Insert a Comma (,) and the words "or diplomatic Representative" of India after "Banker" in line 3 of this rule and also delete "or a Minister of Religion" in the same line.

H. S. Samuel.

Deputy Accountant General Assam.

NOTIFICATIONS.

Dated Shillong, the 13th October, 1955.

Subject.—Opening of new minor head.

No. TM. 27/55/36.—It is hereby notified for the information and guidance of all Treasury and Sub-Treasury Officers in Assam, Tripura and Manipur that the Controller and Auditor General of India conveyed the sanction to the opening of a new minor head "Treasury Cheques" subordinate to the Major Head "Cheque and Bills" in section 'S-Deposits and Advances—Part IV—Suspense'.

Subject:—Draft correction to the Central Govt. compilation of Treasury Rules Vol II. First Edition, Reprint.

No. TM. 14/55/35.—An advance copy of the draft correction to Central Govt compilation of Treasury Rules Vol. II First Edition Reprint is published below for information of all treasury and sub-treasury officers and central heads of Departments.

S. S. Lal,

Deputy Accountant General (I) Assam

Draft correction to Central Govt. compilation of Treasury Rules Vol. I First Edition Reprint.

No. 92.

Page 44. Appendix 8. Schedule A.

Insert the following item in this schedule. 21 Treasury Charitable Endowment Madhya Pradesh.

Subject :—Draft correction to the Central Govt. compilation of Treasury Rules Vol. II. First Edition. Reprint.

Notification No. TM. 14/55/33—Three advance copies of draft corrections to Central Govt. compilation of Treasury Rules Vol-II. First Edition, Reprint are published below for information of all Treasury and Sub-Treasury Officers and all Central Heads of Departments.

S. S. Lal,
Deputy Account (I),

Draft correction to Central Govt. compilation of Treasury Rules Vol-II First Edition, Reprint.

No. 97.

Page 148 T. R. 32.

Insert the following as a sub-para to certificate No. 1. "I also certify that the amounts on account of pay and allowances of the Class IV Govt. servants drawn 1 month/2 months/3 months previous to this date with the exceptions of those detailed below of which the total amount has been refunded by deduction from this bill have been disbursed to the Govt. servants concerned and their receipts taken.

No. 98

Page 142 T. R. 30.

Insert the following as a sub-para to certificate No. 1.

"I also certify that the amounts on account of pay and allowances of the Class IV Govt. servants drawn 1 month/2 months/3 months previous to this date with the exceptions of those detailed below of which the total amount has been refunded by deduction from this bill have been disbursed to the Govt. servants concerned and their receipts taken.

No. 99.

Page 154, TR. 33.

Insert the following as a sub-para to certificate No. 1.

"I also certify that the amount on account of pay and allowances of the Class IV Govt. servants drawn 1 month/2 months/3 months previous to this date with the exceptions of those detailed below of which the total amount has been refunded by deduction from this bill have been disbursed to the Govt. servants concerned and their receipts taken.

Subject.—Amendments to Chapter IV of the Executive Instruction contained in Part XIV of the Central Govt. compilation of Treasury Rules Vol I.

Notification No. TM.14/55/32.—An advance copy of the draft correction to the Central Govt. compilation of Treasury Rules Vol. I is published below for information of all Treasury and Sub-Treasury Officers and all Central Heads of Department.

S. S. Lal,
Deputy Accountant General (I), Assam.

Amendments to Chapter IV of the Executive Instruction contained in Part XIV of the Central Govt. compilation of Treasury Rules Vol-I.

No. 200.

- I. In line 2 of para 67, delete the word 'British'
- II. In line 6 of para 68, delete the word 'British' and insert a full stop after the word 'India' deleting the remaining portion of the Sentence.

- I.I. Substitute the following for the existing para " 69: "69. Bank notes issued by the Reserve Bank will be of the denominational values of two rupees, five rupees, ten rupees, one hundred rupees, one thousand rupees, five thousand rupees and ten thousand rupees, unless otherwise directed by the Government on the recommendation of the Central Board of the Bank. Bank notes and currency notes issued by the Bank are legal tender throughout India.
- Note:—Bank Notes and Currency Notes of the denominational values of five hundred rupees, one thousand rupees, and ten thousand rupees issued prior to 12th January, 1946 were demonetised with effect from that date and are no longer legal tender. Bank Notes of the denominational values of one thousand rupees, five thousand rupees and ten thousand rupees in the Asaka Pillar design have been issued with effect from 1st April, 1954 and are legal tender."
- IV. Para 71: Delete this paragraph.
- V. In the penultimate line of para 77 substitute "Issue Department of the Reserve Bank" for 'Currency Office'.
- VI. In line 2 of para 80, for the words 'a Currency Office' substitute 'an Issue Department of the Reserve Bank'.
- VII. In the penultimate line of para 81(1), substitute 'Issue Department of the Reserve Bank' for 'Currency Office'. In line 3 of the Note under this para insert 'in' before the word 'large'.
- VIII. Substitute the following for the existing paragraph 81(4). "81(4). The Reserve Bank has authorised the Head Offices and other offices, branches, sub-branches and Treasury Pay Offices of banks acting as its agents to impound forged notes."
- IX. In line 1 of para 81(5), substitute 'an Issue Deptt. of the Reserve Bank' for a 'Currency Office'; and also substitute the words 'an agency Bank' for the word's the Imperial Bank of India' occurring in lines 2 and 3 thereof.
- X. In lines 5 and 6 of para 84, for the words 'the office of issue to which the notes are alleged to belong' substitute the words 'any office of issue'.
- XI. In para 85, substitute number '72' for '71'.
- XII. In line 4 of para 86, substitute the word 'rupees' at the end of the first sentence by 'coins'.
- XIII. In line 9 of para 87, substitute 'an Issue Department of the Reserve Bank' for 'a Currency Office'. In line 11, substitute the words 'agency Banks' for the words 'Imperial Bank of India'. In line 12, delete the word 'Local'.

PART III ORDER

New Delhi-2, the 17th Nov. 1955.

S.R.O.....In pursuance of clause 2 of the directions issued under the provisions of each of the enactments specified in the First Schedule to the Order of the Govt. of India in the Ministry of Information and Broadcasting No. S.R.O. 945 dated the 28th April, 1955 the Central Government with previous approval of the Film Advisory Board, Bombay hereby certifies the films specified in column 2 of the Schedule hereto annexed, in all their language versions, to be of the description specified against each in the corresponding entry of column 5 of the said schedule.

SCHEDULE

S. No.	Title of the film.	Name of the producer.	Source of supply.	Whether a scientific film or a film intended for educational purposes or a film dealing with news and current events or a documentary film.
1.	Indian News Review No. 370	Govt. of India, Fims Division, Bombay.	Govt. of India, Films Division, Bombay.	Film dealing with news and current events.
2.	Kashmir Looks Ahead.	do	do	Documentary film

(1/16/55-F:App/58).

D. Krishna Ayyar,

Under Secretary to the Govt. of India.

NOTIFICATION

No. 1/197/55.—Admn : Shri S. Gopalan, Officer on Special Duty in the Ministry of Information and Broadcasting, is appointed Special Officer, Press and Films, in this Ministry with effect from the 1st November, 1955, until further orders.

V. Kumar,

Deputy Secy. to the Govt. of India.

Imphal, the 25th November, 1955.

No. V.7.Press/Pub/55—The following order is republished for general information.

Gopendra Sharma,
Publicity Officer, Manipur.

No. BAP. 1355/37470-Poll.
Home Department Schivalaya,

ORDER

Bombay, the 10th November, 1955.

PRESS (OBJECTIONABLE MATTER) Act, 1951

Whereas a book entitled "Ajod Chitra" printed by Shri V. G. Mehendale at Prabodh Mudranalaya, 438-A, Sadashiv Peth, Poona 2, contains objectionable matter on the ground that pictures therein particularly the 9th, 35th, 52nd and 60th pictures in the said book are obscene, within the meaning of clause (vi) of section 3 of the Press (Objectionable Matter) Act, 1951 (LVI of 1951);

And whereas the Advocate General, Bombay, has granted a certificate under section 11 of the said Act that the said pictures are objectionable matter within the meaning of clause (vi) of section 3 of the said Act;

Now, therefore, in exercise of the powers conferred by the said section 11, the Government of Bombay hereby declares that every copy of the said book shall be forfeited to the Government.

By order and in the name of the Governor
of Bombay,
D. S. Joshi,
Secretary to Governor.

NOTIFICATION.

Imphal, the 6th December, 1955.

No. J/41/55.—The following notification No. F. 23/2/J/II/55 dated 8.11.55 issued by the Govt. of India, Ministry of Home Affairs, New Delhi is republished for general information :—

A. K. Ray,
Chief Secretary to the Govt. of Manipur.

New Delhi-2, the 8th November, 1955.

No. F. 23/2/J/II/55.—In exercise of the powers conferred by sub-section (3) of section 1 of the Prisoners (Attendance in Courts) Act, 1955 (32 of 1955), the Central Government hereby appoints the 1st day of January, 1956, as the day on which the said Act shall come into force.

S. Narayanswamy,
Deputy Secretary.

Imphal, the 6th December, 1955.

No. C-HDE/126/54/61.—The following Letter No. F.23-66/54-B.I. dated the 26.9.55 received from the Secretary to the Govt. of India, Ministry of Education, New Delhi is republished for general information.

L. M. SINGH,
Asst. Secy. (Edu) to the Govt. of Manipur.

Subject :—Concession to Scheduled Castes/Tribes in the matter of Education.

In continuation of this Ministry's letter No. F.33-11/54-A.1 dated August, 1955 on the subject mentioned above, I am directed to enclose a statement showing information regarding the number of seats reserved for Scheduled Castes and Scheduled Tribes in the State-managed and State aided Engineering, Technical, Medical etc. Institutions. Your letter No. O-HDE/126/54/25 dated 16-5-55 refers in this connection.

Statement showing information regarding the number of seats reserved for Scheduled Castes and Scheduled Tribes in the State-managed and State aided Engineering, Technical, Medical etc., Institutions.

Name of the Institution.	Total No. of seats Available.	Total No. of seats reserved for S.C./S.T.	Remarks.
1	2	3	4
1. Agricultural College and Research Institute, Coimbatore.	108	14	
2. Shri Vishvakarma Polytechnic Institute, Phagwara.	210	12½%	
3. A College of Technology, Coimbatore.	75	7	
4. Madras Veterinary College, Madras.	80	9	
5. Government Technical College, Hyderabad Dn. (Licentiate in Mechanical and Electrical Engineering).	190	12	
6. Government Glass & Beed Manufacturing Centre, Kasargod (Madras).	15	15%	
7. Government Scientific Glass Blowing Centre, Madras.	10	15%	

Name of the Institution.	Total No. of seats Available	Total No. of seats reserved for S.C./S.T.	Remarks,
1	2	3	4
7A. Medical College, Calcutta.	136	2 (on merit).	
8. Medical College Trivandrum.	60	5	
9. Polytechnic, Kalamssery.	60	3	
10. Assam Medical College, Assam.	65	4.69% 19.19%	
11. Compounders' Class attached to Berry White Medical School, Dibrugrah.	60	5% and 20% respectively.	
12. Osmania Medical College, Hyderabad (Dn)	80	8%	
13. Govt. Technical College, Hyderabad (Dn)	70	6%	
14. Domestic Science Training, Hyderabad.	30	3	
15. Govt. School of Commerce, Hyderabad.	60	5	
16. Govt. School of Art, Hyderabad (Dn).	105	9	
17. Central Crafts Institute, Hyderabad (Dn)	240	19	
18. Government School of Music and Dances, Hyderabad.	70	6	
19. Central Boys' Industrial School, Hyderabad (Dn)	60	5	
20. Girls' Vocational High School, Hyderabad.	100	8	
21. Girls' Vocational High School, Secunderabad.	100	8	
22. Boy's Technical High School, Secunderabad.	120	10	
23. Boys' Technical High School, Warangal.	180	14	
24. Girls' Industrial School, Warangal.	40	3	
25. Boys' Industrial School, Nizamabad.	58	4	
26. Girls' Industrial School, Nizamabad.	20	2	
27. Boys' Industrial School, Nirmal.	40	3	
28. Boys' Technical High School, Aurangabad.	120	8	
29. Girls' Industrial School, Aurangabad.	50	4	
30. Boys' Industrial School, Jalna.	40	3	
31. Boys' Industrial School, Bhir	60	5	
32. Boys' Industrial School, Nanded.	40	3	
33. Agriculture School, Parbhani.	40	3	
34. Boys' Industrial School, Bihar.	50	3	
35. -do- Parbhani.	30	3	

Name of the Institution	Total No. of seats Available.	Total No. of seats reserved for S.C./S.T.	Rema
1	2	3	4
36. Boys Industrial School, Gulbarga.	60	6	
37. Girls -do-	60	4	
38. Boys' -do- Raidhur.	50	4	
39. -do- Karimnagar.	40	3	
40. College of Technology, Peelamedu P. O. Coimbatore	100	15%	
41. P. S. G. College of Technology, Peelamedu.	80	15%	
42. Govt. College at Guindy, Coimbatore, Anantapur and Kakinada.	200	28	
43. Industrial Training Institute, Mercara, Coorg (Ministry of Labour, Govt. of India).	21	11	
44. Central Polytechnic, Madras.	370	15%	
45. Kerala Polytechnic, Kozhikode.	300	-do-	
46. Talilnad Polytechnic, Madurai.	100	-do-	
47. Karnataka Polytechnic, Mangalore.	80	-do-	
48. Arthur Hope Polytechnic, Coimbatore.	60	-do-	
49. Andhra Polytechnic, Kakinada	140	-do-	
50. Vuyyuru Polytechnic, Vuyyuru.	60	-do-	
51. Rayalaseema Polytechnic, Bellary.	160	15%	
52. Cooch Bihar Industrial School, W. Bengal.	66	6	
53. College of Engineering, Bangalore.	190	28	
54. B. D. T. College of Engineering, Davangera.	80	12	
55. Medical College, Mysore.	78	12	
56. Medical School, Bangalore.	100	14	
57. College of Engineering, Osmania University.	100	5	
58. Engineering College, Jodhpur (Civil Engg. Degree and Diploma)	—	6	
59. Medical College, Agra.	75	2	
60. King George's Medical College, Lucknow.	125	2	
61. Govt. Engineering College, Jabalpur.	110	11	
62. Govt. Polytechnic, Nagpur.	214	21	
63. Medical College Nagpur.	83	12	
64. Bihar Institute of Technology, Sindri.	60	4.8 and 4.2%	

Name of the Institution	Total No. of seats Available	Total No. of seats reserved for S.C. S.T.	Remarks.
1	2	3	4
85. Bihar College of Engineering Patna.	72	8	
86. College of Civil Engineering, Muziffarpur.	169	25	
87. Ranchi Technical School, Ranchi.	25	15	
88. Ranchi School of Engineering Ranchi	60	15	
89. Patna Medical College.	100	4	
90. Darbhanga Medical College.	64	9	
91. Govt. Engineering Colleges at Bonat, Ahmedabad, Bombay State.	5,410	7%	
92. Govt. Technical High Schools Bombay State.	1,246	20%	
93. Govt. Medical Colleges, Bombay State	3,221	7%	
94. Govt. Technical Institute, Lucknow (Engineering).	30	2	
95. Govt. Technical Institute, Jhansi.	32	4	
96. Govt. Central Wood-Working Institute, Allahabad.	180	80	
97. Govt. Central Textile Institute, Kanpur. (Chemical Technology of Textile Technology)	2,656	4	
98. Govt. Central Weaving Institute, Banaras.	90	90	
99. Govt. School of Arts and Crafts, Lucknow.	73	10	
100. Govt. Weaving School, Mau (Azamgarh).	40	40	
101. Govt. Polytechnic, Tehri Gharwal.	184	20%	
102. Govt. Polytechnic, Allahabad.	43	20%	
103. Mission Leather Working School, Rudauli, Dist Bara Banki.	25	4	
104. Sri Gita Ashram Industrial Training Institution, Mathura.	40	4	
105. Arya Samaj Tailoring School, Lucknow.	96	40	
106. Mahila Shilp Vidyalaya Mathura.	10	5	
107. Kanya Kala Pathshala, Moradabad.	40	4	
108. Harijan Ashram, Allahabad.	35	35	
109. Rajesh Shiksha Kala Mandir, Kanpur.	100	10	

PART IV

NOTICE No. 27/TE OF 1955.

Imphal, the 5th December, 1955.

No. V. 7 Press/Pub/55—Applications stating age, home address, educational qualifications, previous experience in teaching (if any) and also number of wives married, are invited for the following temporary posts on the pay scales given against each of them and will be received by the undersigned upto 20th December 1955. Other things being equal, preference will be given to the candidates knowing two or more local languages.

Candidates who apply for the posts are required to attend the Office of the Inspector of Schools, Manipur on the 22nd December, 1955 at 12 A. M. for interview.

1. One temporary post of Hindi teacher at Tamenglong M. E. School on pay scale of Rs. 55-2-75-EB-3-90/-.

2. One temporary Hindi post at Bongpa M. E. School on pay scale of Rs. 40-1-50-EB-2½-65/-.

Applications stating age, educational qualifications, previous experience and the number of living wives, if married, are invited for a temporary post of a graduate teacher in the Johnstone High School in the scale of pay Rs. 100-250/- P. M. plus D. A. as admissible under rules. Applications will be received by the undersigned during office hours upto the 20th December, 1955. Other things being equal, preference will be given to one who knows one or more local languages.

K. Gouro Singh,
Inspector of Schools, Manipur

Imphal, the 5th December, 1955.

No. Form/1/55/196.—Sealed tenders are invited for the supply of 500 (five hundred) file boards for the Manipur Secretariat. Tenders will be received by the undersigned upto 1 P. M. of 21st December, 1955 and will be opened on the same day at 1 P. M. in the presence of all tenderers present. Sample of file boards to be supplied may be seen with the permission of the Assistant Secretary (GIL) in the Secretariat during office hours. The successful tenderer should supply the materials to the Secretariat store within 7 days from the date of acceptance of the tender. Supplies are liable to rejection if not found suitable. The decision of the Chief Secretary, the Govt. of Manipur in this matter will be final. The undersigned is under obligation to accept the lowest or any tender. The number indicated is approximate and may be varied at the discretion of the undersigned.

H. R. Singh,
Asstt. Secretary (GIL) to the Govt. of Manipur.

NOTICE No. 12

Imphal, the 1st December, 1955.

ANNUAL PREPARATION OF ELECTORAL ROLLS, 1955.
(FINAL PUBLICATION OF ELECTORAL ROLLS).

Electorals rolls of the Inner Manipur and the Outer Manipur Parliamentary Constituencies are published for general information and may be inspected either at the office of the Electoral Registration Officer, Imphal or at the office of S. D. C's in the valley and S. D. C's and S. D. O's in the hills.

G. H. Singh,
Electoral Registration Officer, Manipur.

NOTICE.

Imphal, December 6, 1955.

No. DVC/EST/455/179—Applications in the prescribed form obtainable at the office of the Development Commissioner, Manipur are invited and will be received up to 15.12.55 for 2 temporary posts of Social Education Organisers for the proposed National Extension Service Block in Ukhrul Sub-Division on the scale of pay of Rs. 100-10-130-EB-6-190-EB-10-250/ p.m. plus usual dearness allowance. One of the posts is reserved for a female candidate.

2. Applicants, who must be citizens of India should furnish 2 (two) character certificates one of which must be countersigned by an officer not below the rank of a Sub Divisional Magistrate in original along with their applications. The applicants should be at least graduates of a recognised University. This may however be relaxed in case of those applicants with at least 5 years' experience of social work in a recognised institution engaged in social & village reconstruction activities. Minimum educational qualification for female candidates is Intermediate examination passed of a recognised University. Matriculates may also be considered provided they have at least 3 years' experience of social work. Preference will be given to those who know one or more of the local languages.

3. Candidates should be prepared to appear for a selection test at Imphal if required, at their own expense.

V. S. Sundaram.

DEVELOPMENT COMMISSIONER : MANIPUR.

TENDER NOTICE.

Sealed tenders are invited from registered contractors upto 3-30 P.M. on 15-12-55 and shall be opened on the same day at 4 P.M. for the following works.

Sl. No.	Particulars.	Approximate cost.	Earnest Money.	Time for completion.
1.	Construction of Andro Road (bridge).	62,791/-	1,570/-	
2.	Do Do (Culvert).	35,250/-	885/-	

Detailed plans and specifications can be seen in the office of the undersigned on any working day within office hours. Tender Forms can be had from this Office on payment of Re 1/- each.

E. Krishnan,
Executive Engineer,
Highways Division, P.W.D., Manipur.

Notice No. 12 of 1955-56.

Imphal, the 5th December 1955.

Applications stating age, educational qualifications and previous experiences etc. are invited for one permanent and two temporary posts of Field Assistants in the scale of Rs. 40-2-60 (EB)-3-75/- with usual dearness allowance in the Department of Agriculture, Manipur and will be received by the undersigned upto 21st December, 55.

The candidates who must be Indian Citizens should be at least matriculates; preference will be given to those having some knowledge in agriculture and knowing one or more of the local languages. The candidates are required to state in their applications whether they are married and if so whether they have more than one wife living and to furnish character certificates from at least two gazetted officers one of which should be attested by the Sub-Divisional Officer in whose jurisdiction the candidate lives.

Sd/- Illagible,
Agricultural Officer Manipur.

TENDER NOTICE.

Imphal, the 6th December 1955.

Sealed tenders are invited for supply of machineries, tools, implements and raw materials of value upto the extent of Rs. 4,000/- for a number of craft subjects such as spinning, weaving, tailoring, carpentry, pottery and Gardening for the Basic Training Institute, Thangmeiband, Imphal. Lists and other particulars of the articles to be supplied can be had of the Superintendent of the same Institute. Delivery will have to be effected at the cost of the suppliers. Successful tenderers shall deposit 10% of the value as earnest money which will be refunded after completion of supply of articles. The undersigned will receive tenders in his office upto 20th December, 1955.

Imphal, the 9th December, 1955.

Applications stating full address, educational qualifications, age, previous experience, if any, and number of wives, if married, are invited for a post of temporary undergraduate teacher in the Chaoyaima High School in the scale of pay of Rs. 75-120 with dearness allowance as admissible under the rules. Applications should be submitted to the undersigned on or before the 20th December, 1955. Other things being equal, preference will be given to one who knows one or more local languages. The minimum qualification should be Intermediate with History as one of his subjects.

K. Goura Singh,
Inspector of Schools, Manipur.

Imphal, the 9th December, 1955.

The Chief Commissioner, Manipur has been pleased to approve the setting up of an employment Exchange Office for Ex-Servicemen in Manipur. The District Soldiers', Sailors' and Airmen's Board, Manipur will function as the Employment Exchange in Imphal in addition to their normal function.

Authority :—Assistant Secretary (Tribal)

No. G—Mily/S/55/A dated 1-10-55.

Ex-servicemen are hereby instructed to get themselves registered in the office of the District Soldiers' Sailors' and Airmen's Board, Manipur.

V. S. Sundaram,
Deputy Commissioner & President, District
Soldiers', Sailors' & Airmen's Board, Manipur.

Imphal, the 9th December, 1955.

Applications stating (1) home address, (2) father's name, (3) age, (4) educational qualifications, and (5) previous experience, if any are invited for 4 posts of Nurse in the Medical Department, Manipur in the scale of Rs. 50-2-70-5-100/- P. M. and will be received by the undersigned on or before the 22nd Dec., 1955. Attested copies of certificates in proof of age and qualifications and two character certificates from the gazetted officers or respectable gentlemen are also to be furnished with the applications.

Intending candidates are to appear for interview on the 23rd December, 1955 at 10 A. M. in the office of the undersigned along with certificates, testimonials etc. in original.

Preference will be given to candidates knowing one or more local languages.

Qualification desirable :—qualified Nurses registerable under the Nursing Council of India.

N. B. Roy,
Chief Medical officer, Manipur.

Manipur



Gazette

PUBLISHED BY AUTHORITY

No. 42

Imphal, Wednesday, December 7, 1955.

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PART I

GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

Imphal, the 2nd December, 1955.

No. J/14/55.—In exercise of the powers conferred by sections 12 and 39 of the Code of Criminal Procedure, the Chief Commissioner is pleased to invest Shri R.K. Manisana Singh and Shri A. Helim Ahmed Chowdhury, Sub-Deputy Collectors with the powers of a Magistrate Third Class within the jurisdiction of the State of Manipur.

This Order shall come into effect from the date of its publication in the Manipur Gazette.

A. K. Ray,
Chief Secretary to the Govt. of Manipur.

PART II

Imphal, the 29th November, 1955.

No. K-CS/3/55.—In accordance with the provision of Section 3(a) of the Manipur Foodgrains (Movement Control) Order, 1955, the Chief Commissioner is pleased to direct that permits for movement of Chira from Manipur may be issued by the Deputy Commissioner, Manipur.

A. K. Ray,
Chief Secretary to the Govt. of Manipur.

Imphal, the 30th November, 1955.

AMENDMENT OF RULES FRAMED UNDER THE
(MANIPUR CO-OPERATIVE SOCIETIES ACT, 1947)

In exercise of the Powers conferred by Sub-section (1) and (2) of Section 43 of the Manipur Co-operative Societies Act, 1947 (the Co-operative Societies Act II of 1912), the Chief Commissioner is hereby pleased to make the following amendments to the Rules framed under the said Act in order to carry out the purposes of the said Act, the same having been previously published as required by Sub-Section 4 of the said Section.

1. Renumber the present Rule 7 as 7 (a) and add the following as (b)

Power of Registrar to direct amendment of the by-laws of a registered society.

- (b) (1) If it appears to the Registrar that an amendment of the by-laws of a registered society is necessary or desirable in the interest of such society, he may, by order in writing to be issued to the society, require the society to make the amendment within such time as he may specify in such order.
- (2) If any society fails to make any such amendment within the time specified, the Registrar may, after giving the society an opportunity of being heard register such amendment, and issue to the society a copy of the amendment, certified by him, which shall be conclusive evidence that the amendment has been duly registered and such amendment shall be binding on the members of such society.
- (3) An appeal shall lie to the Government from any order of the Registrar passed under sub-section (2) within two months from the date of the issue of such order. The order of the Government on appeal and subject to the result of such appeal, if any, the decision of the Registrar shall be final.

2. Substitute the following Rule 19 for Rule 19 of the present Rules as Dividend Limit of.

- (1) (a) In no society shall the dividend on the paid up share capital exceed 9 per cent per annum, without the sanction of the Registrar.
- (b) In any society with shares and unlimited liability, the balance of the net profit in any year after crediting the reserve fund with the amount prescribed in rule 23(3) may be divided among the share-holders as dividend on their shares subject to a maximum of 9 per cent per annum on the amount paid up on each share.
- (c) No dividend shall be distributed by any society without the previous sanction of the Registrar or any person authorized by him if any claim due from the society to a depositor or financier remains unsatisfied and no society shall declare or pay dividend in excess of 6½ per cent when the total unrealized interest due from the members represents double the interests due for the year.
- (d) The registrar or any person authorised by him may by general or special order direct that a society shall not pay a dividend or shall pay dividends at a reduced rate so long as it receives loans or deposits from non-members.
- (e) Provided that in no case shall a dividend be paid in excess of what is recommended by the Managing Committee.
- (2) No remuneration or shares of profit shall be payable to the directors by any society in respect of their services other than such reimbursement or actual out of pocket expenses as incurred by them in connection with their work for the society as may be decided upon by the General meeting of the society and approved by the Registrar.

Remuneration to Directors-limit of.

By order

K. G. Singh,

Asstt. Secretary (MVT) to the Govt. of Manipur.

PART III

NOTIFICATION.

Imphal, the 2nd December, 1955.

➤ **No. J/28/54.**—Notification No. F. 12(6)-J/II/55 dated 8. 11. 55 issued by the Govt. of India, Ministry of Home Affairs the annexure thereto below is published for general information.

A. K. Ray,
Chief Secretary to the Govt. of Manipur.

New Delhi-2, the 8th November, '55

No. F 12(6)-J/11/55. In exercise of the powers conferred by section 2 of the Part C States (Laws) Act, 1950 (XXX of 1950), the Central Government hereby extends to the State of Manipur, the Assam Prohibition of Smoking in Show Houses Act, 1951 (Assam Act IX of 1951), as at present in force in the State of Assam subject to the following modifications, namely :—

MODIFICATION.

1. Throughout the Act, for the words "State Government" the words 'Chief Commissioner' shall be substituted.
2. For sub-section (2) of section 1, the following sub-section shall be substituted, namely—
“(2) It extends to the whole of the State of Manipur”.

S. Narayanswamy,
Deputy Secretary.

ANNEXURE.

The Assam Prohibition of Smoking in Show Houses Act, 1951 as modified by this Notification.

ASSAM ACT IX OF 1951.

The Assam prohibition of smoking in Show Houses Act, 1951.

(Passed by the Assembly).

(Received the assent of the Governor on the 10th April, 1951).

Published in the Assam Gazette, dated the 18th April, 1951.

An Act to prohibit smoking in Cinema halls and other show houses in Assam.

Whereas it is expedient to prohibit smoking in show houses in Assam.

It is hereby enacted as follows :—

Short title,
extent &
commencement.

1. () This Act may be called the **Assam Prohibition of Smoking in Show Houses, Act, 1951.**
- (2) It extends to the whole of the State of Manipur.
- (3) It shall come into force on such date and at such places as the Chief Commissioner may, by notification in the official Gazette, appoint.

Definition. 2. In this Act—

“Show house” means any building, tent, or any roofed and enclosed structure, used ordinarily or occasionally for the demonstration or exhibition to the public, whether on payment or otherwise, of cinematographic films, dramatical or musical performances, dances, physical feats of human beings or animals, conjuring tricks or sleights of hand, or any other indoor amusement whatsoever, but does not include such building or tent or roofed or enclosed structure in which meals are served along with the demonstration or exhibition.

Penalty for smoking in show houses.

3. Whoever smokes, during a demonstration, or exhibition, in any part of a show house reserved for the audience or the spectators shall be punishable with fine which may extend to one hundred rupees.

Explanation—For the purpose of this section “demonstration or exhibition” shall be deemed to commence when the audience or the spectators or any part of them have entered the show house to witness a show therein and to continue until they have left the house after the close of the show.

Power to arrest without warrant.

4. Any police officer not below the rank of Sub-Inspector may arrest without warrant any person committing an offence under section 3 in his presence.

Content pieces or exhibit slides

5. (1) Every person responsible for the management of a demonstration or exhibition in a show house shall bring to the notice of the audience or spectators, by posting notices prominently or by exhibiting slides, that any person smoking during a demonstration or exhibition, in any part of such house reserved for the audience or spectators shall be liable to arrest without warrant and to fine.
(2) Whoever contravenes the provisions of sub-section (1) shall be punishable with fine which may extend to two hundred rupees.

Power to exclude from the operation of the Act

6. The Chief Commissioner or any officer of the State Government authorised in this behalf by general or special order in writing direct that the provisions of this Act shall not apply in respect of any show house or any demonstration or exhibition therein.

Imphal, the 25th November, 1955.

No. V.10-FD-Order/Pub/55.—The following notification issued by the Govt. of India, Ministry of Information & Broadcasting is published for general information.

Gopendra Sharma,
Publicity Officer, Manipur.

NOTIFICATION

New Delhi, the 16th November, 1955.

S. R. O.....In exercise of the powers conferred by sub-section (2) of section 5 of the Cinematograph Act, 1952 (XXXVII of 1952), the Central Government hereby directs that the film entitled “THE NAKED DAWN” produced by Universal International Films Inc., U.S.A. shall be deemed to be an uncertified film in the whole of India.

(No. 8/22/55-FC)

D. Krishna Ayyar,
Under Secretary to the Govt. of India.

MANIPUR GAZETTE, DECEMBER 7, 1955.

Imphal, the 19th November, 1955.

No. V-10-Order/Pub/55.—The following orders issued by the Government of India, Ministry of Information & Broadcasting, New Delhi are republished for general information.

Govendra Sharma,
Publicity Officer, Manipur.

ORDER

New Delhi, the 10th November, 1955.

S.R.O..... In pursuance of clause 2 of the directions issued under the provisions of each of the enactments specified in the First Schedule to the Order of the Government of India in the Ministry of Information and Broadcasting No. S. R. O. 945 dated the 25th April, 1955 the Central Government with previous approval of the Film Advisory Board, Bombay hereby certifies the film specified in column 2 of the schedule hereto annexed, in all its language versions, to be of the description specified against it in the corresponding entry of column 5 of the said schedule.

SCHEDULE

S. No.	Title of the Film.	Name of the producer.	Source of supply	Whether a scientific film or a film intended for educational purposes or a film dealing with news and current events or a documentary film.
1	Indian News Review No. 369.	Government of India, Films Division, Bombay.	Government of India, Films Division, Bombay.	Film dealing with news and current events.

(1/16/55-F:App/57)

D. Krishna Ayyar,
Under Secretary to the Govt. of India.

ORDER

New Dehgu-2, the 4th November, 1955.

S.R.O..... In pursuance of clause 2 of the directions issued under the provisions of each of the enactments specified in the First Schedule to the Order of the Government of India in the Ministry of Information and Broadcasting No. S. R. O. 945 dated the 28th April, 1955 the Central Government with previous approval of the film Advisory Board, Bombay hereby certifies the film specified in column 2 of the Schedule hereto annexed, in all its language versions, to be of the description specified against it in the corresponding entry of column 5 of the said schedule.

SCHEDULE

S. No.	Title of the film.	Name of the Producer.	Source of supply.	Whether a scientific film or a film intended for educational purposes or a film dealing with news and current events or a documentary film
1.	Indian News Review No. 368.	Govt. of India, Films Division, Bombay.	Govt. of India, Films Division, Bombay.	Film dealing with news and current events.

(1/16/55-F:App/56)

R. K. Govil,
Under Secretary to the Govt. of India.

ADVERTISEMENT.

Imphal, the 2nd December, 1955.

1. Applications stating (i) addresses (permanent and temporary), (ii) nationality (iii) educational and other qualifications, (iv) age, (v) number and names of local languages known and (vi) number of wives living, if married are invited for the post of a Sub-Inspector of Police in the scale of Rs. 100-5-160(EB)-5-200/- to reach the undersigned on or before 20.12.55. The candidates will be required to appear before the undersigned for a test-written and/or viva voce at their own expense.

None need apply who has not passed the I. A. or I. Sc. examination or other examination of equivalent standard of a recognised University. The candidates must not be less than 5'4" in height and 30" in chest measurement.

Preference will be given to candidates belonging to Scheduled Castes or Tribes who are bonafide natives of Manipur.

2. Applications are hereby invited for the post of a Lower Division (Clark) Typist in the office of the Inspector General of Police, Manipur.

The minimum qualifications of a candidate is Matriculation passed.

Applications addressed to the undersigned stating address, nationality, qualifications, previous experience if any, age, and number of wives living, if married, will be received by the undersigned during office hours upto 15.12.55. Candidates who are in employment should submit their applications through the proper channel. In case of candidates having equal qualifications, preference will be given to those knowing one or more of the local languages.

U. C. Malhoutra I.P.S.,
Inspector General of Police, Manipur.

Imphal, the 30th November, 1955.

TRAINING OF FEMALE AUXILIARY NURSE-MIDWIVES.

Applications are invited from female candidates for training as Auxiliary Nurse-Midwives in Training Institution, Civil Hospital Imphal.

2. The course is for two years.

3. The candidates must be unmarried or widows without encumbrances. Minimum qualification required at least class VIII passed. Matriculate and I. As. will be very highly welcome.

Age must not be less than 17 years.

4. Candidates must be an inhabitant of Manipur and every selected student will be given a monthly stipend of Rs. 50/- from the very starting of the training and they should remain at the Hostel provided by the Government during their training.

5. Candidates should be prepared to execute an agreement to serve the Government of Manipur for a minimum period of 3 years after successful completion of training and obtaining State Registration.

6. Application forms and details of terms and conditions can be obtained on request from my office, completed application forms together with the relevant certificates should reach the above office not later than 15th December, 1955.

N. B. Roy,
Offg. Chief Medical Officer, Manipur.

NOTICE

Imphal, the 2nd December, 1955.

No. V.7/Press Pub/55.—The Government of West Bengal reserves 30 seats for Condensed Diploma Course in Veterinary Science and Animal Husbandry for students nominated by the Government of Manipur/Tripura/Andaman and Nicobar Islands/Orissa/Sikkim/The North Eastern Frontier Administration, at the Bengal Veterinary College, Calcutta. The course is for two years. The next Diploma Course will start by January, 1956.

Candidates seeking admission must be I. Sc. passed of an Indian University with Physics, Chemistry and Biology or Physics, Chemistry, Botany and Zoology as subjects or must have recognised equivalent qualifications. Students have to pay the usual College fees however, no capitation fee will be charged.

Intending candidates for the Condensed Diploma Course may apply to the Assistant Secretary in charge of Medical, Veterinary and Transport Departments to the Government of Manipur upto 14th December, 1955.

Gopendra Sharma,
Publicity Officer, Manipur.

ডিপার্টমেন্ট অফ এগ্রিকালচার, মনিপুর।

ভারতকী মরু ওইনা কমিউনিটি প্রোজেক্ট অমসুং ন্যাসনেল এক্সটেনশন সার্ভিস গ্লোব এরিয়াদগী লেউশিংউবা থরাই মাওবা নহারোল লুপা ২৫ অমসুং লুপা ১০ রোম আমেরিকাগী লেউশিংউবগী মওং বতৌ অমসুং শাজংনচিংবা তমলুনবা International Farm youth Exchange programme গী মতুং ইম্মা মংং চহিগী এপ্রিল অমসুং মে থানা আমেরিকাদা থাগদেদি।

চাওরাকনা চহি ১৯দগী মসুংদা লৈবা হৌজিকমক কলেজ তমদ্রবা অমসুং ইংরেজি লিংখিনা ওংবা ওম্মা মীশিংনা দরখাস্থ খাবিকপা মাগনি। চংকদৌরিবা মীশিংনা আমেরিকাগী লেউশিংগী অতিথি ওইনা লৈগদবনি অহুগা য়ুসু অহুগা লৌবুজা খবক শুমিন্নুনা থা ৫১৬ লোম লৈগদবনি। আমেরিকা য়োনবা অমসুং মফম অহুদগী হম্মকনবা ভাড়া লুপা ২,৫০০ অমসুং মরম্মাই খরচ ওইনবা লুপা ১,২০০ রোম পুখোকচগদবনি। লৈফম চাকমগী খরচাদি ভিংলোই। আমেরিকাগী বিশ্ববিদ্যালয়দা লাইরিক তম্মা য়ারোই নত্ৰগা ভারত হম্মকলগা খবক থিবা য়ারোই। ভারত হম্মকলগা লেউশিংউবা নহারোলিংগী শেমগং শাগংপগী খবক্তা মতুং পাংবিগদবনি।

দরখাস্থকী ফর্ম অমসুং অতৈ অকুপ্লা মবোল এগ্রিকালচার অফিসতগী খংবিবা মাগনি।

সহি পাবা থোকত্তরে
এগ্রিকালচার অফিসার, মনিপুর।

Imphal, the 5th December, 1955.

No. TAX/4,55.—It is hereby notified for general information that in accordance with the decision of Govt. of India in the matter the Chief Commissioner is pleased to declare that the levy of cycle tax in Manipur shall be abolished with effect from the date of publication of this Notice in the Manipur Gazette.

A. K. Ray,
Chief Secretary to the Govt. of Manipur.

Manipur



Gazette

PUBLISHED BY AUTHORITY

No. 41

Imphal, Wednesday, November 30, 1955.

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PART I

GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

Imphal, the 10th November, 1955.

No. CA/44/55.—The Chief Commissioner is pleased to create the post of an Additional Assistant Secretary/Finance in the Manipur Secretariat for the clearance of the Audit Objections in the scale of Rs. 250-250-300(Con)-25-100(EB)-25-600(EB)-25-650/- for a period of three months from the date of issue of this order and to appoint Shri R. K. Samahel Singh, Taxation Officer, Manipur to this post in addition to his present duties.

2. The expenditure will be met out of the sanctioned budget estimates of the current year.

A. K. Ray,

Chief Secretary to the Govt of Manipur.

Imphal, the 25th November, 1955.

No. FA/2/54.—The Chief Commissioner is pleased to grant Shri Thingom Kalachand Singh, Assistant Secretary to the Govt. of Manipur, Finance Department, earned leave for 13 days from 19-9-55 to 1-10-55 suffixing 2-10-55 under the Revised Leave Rules, 1933 as liberalised from 1-2-1949

A. K. Ray,

Chief Secretary to the Govt. of Manipur.

Imphal, the 29th November, 1955.

No H.Cin. 15/55.—In exercise of the powers delegated to him under the Government of India, Ministry of Information & Broadcasting Notification No. 30/14/32-FII dated the 31st July, 1952 the Chief Commissioner is pleased to appoint Shri M. Brajamani Sharma, Electrical Engineer, Manipur as Electric Inspector (Cinematograph) under Part III, Section 16 of the Cinematograph Act, 1952 (XXXVII of 1952) and rule 2 (V) of the Manipur Cinematograph Rules, 1955.

T. KIPGEN,

Secretary to the Govt. of Manipur.

PART II

Imphal, the 2nd November, 1955.

No. FA/93/51/58.—In exercise of the powers conferred upon him by serial No. 43 under Appendix 14 of the compilation of the Fundamental and Supplementary Rules Volume II and in partial modifications of this Secretariat Order No. FA/93/51/28 dated the 6th April, 1953 the Chief Commissioner is pleased to declare that the Inspector General of Prisoners shall be the Head of Department for the Manipur State Jail.

A. K. Ray,

Chief Secretary to the Govt. of Manipur.

Imphal, the 8th November, 1955.

No. K/IN/49/54/B.—In continuation of Chief Commissioner's Order No. IN-49/54/A dated the 3rd November, 1955 the Chief Commissioner is pleased to sanction the continuance of the post of Director of Industries created in the Government of India, Ministry of Commerce and Industry letter No. IP(A)-14(41)/54 dated the 4th September, 1954 in the scale of Rs. 250-250-300-Con-20-400-EB-25-600/- with effect from the 1st March, 1955 upto the end of February, 1956 and also the continuance therein of Shri U. M. Sinha upto the end of February, 1956 or the filling up of the post by the Union Public Service Commission whichever is earlier.

The expenditure is debitable to the Industry Budget of this State.

Imphal, the 17th November, 1955.

No. K/IN-38/54.—In supersession of the Chief Commissioner's Order No. IN-169/51 dated 15-10-52 the Chief Commissioner is pleased to order that the Director of Industries, Manipur will be the Chief Inspector of Factories for this State in addition to his own duties until further orders.

By order,

H. R. Singh,

Asstt. Secretary (GIL) to the Govt. of Manipur.

Imphal, the 22nd November, 1955.

No. V.7.Press/Pub/55.—The following notification is published for general information.

Gopendra Sharma,

Publicity Officer Manipur.

NOTIFICATION

Imphal, the 13th October, 1955.

PR 4-168/55.—WHEREAS the book entitled 'NAVODAYUDE KATHEE' in Malayalam, written by Shri C. M. Kesavan and printed at Green Book House, Puthenchanthai Trivandrum, contains objectionable matter within the meaning of Section 3(vi) of the Press (Objectionable Matter) Act, 1951 (Central Act LVI of 1951), in that many stanzas in the aforesaid book contain matters which are grossly indecent and obscene

AND, whereas the Advocate General, Travancore-Cochin, has granted a certificate under Section 11 of the said Act that aforesaid book contains objectionable matter within the meaning of Section 3(vi) of the said Act;

NOW, therefore, the Government of Travancore-Cochin, in exercise of power conferred by Section 11 of the said Act hereby declare all copies of the aforesaid book and all other documents containing copies, reprints, translations or extracts from the aforesaid book to be forfeited to Government on the grounds specified in this Order.

By order of His Highness the Raj Pramukh

V. R. Narayanan Nair,

Dy. Secretary to Government.

Public Relations Department,
Govt. Secretariat, Trivandrum.

PART III

Imphal, the 17th October, 1955.

†No. J/15/54/(c)—The following Code of Criminal Procedure (Amendment) Act, 1955 is republished for general information.

A. K. Ray,
Chief Secretary to the Govt. of Manipur.

THE CODE OF CRIMINAL PROCEDURE
(AMENDMENT) ACT, 1955
(26 of 1955)

AN
ACT

further to amend the Code of Criminal Procedure, 1898.

BE it enacted by Parliament in the Sixth Year of the Republic of India as follows:—

1. SHORT TITLE AND COMMENCEMENT.—(1) This Act may be called the Code of Criminal Procedure (Amendment) Act, 1955.

(2) It shall come into force on such date or dates as the Central Government may, by notification in the Official Gazette, appoint, and different dates may be appointed for different States and for different provisions of this Act.

2. AMENDMENT OF SECTION 4, ACT V OF 1898.—In section 4 of the Code of Criminal Procedure, 1898 (hereinafter referred to as the principal Act), in clause (w) of sub-section (1), for the words “transportation or imprisonment for a term exceeding six months”, the words “imprisonment for life or imprisonment for a term exceeding one year” shall be substituted.

3. AMENDMENT OF SECTION 9, ACT V OF 1898.—For sub-section (2) of section 9 of the principal Act, the following sub-section shall be substituted, namely:—

“(2) The State Government may, by general or special order in the Official Gazette, direct at what place or places the Court of Session shall ordinarily hold its sitting; but if, in any particular case, the Court of Session is of opinion that it will tend to the general convenience of the parties and witnesses to hold its sitting at any other place in the sessions division, it may, with the consent of the prosecution and the accused, sit at that place for the disposal of the case or the examination of any witness or witnesses therein”.

4. AMENDMENT OF SECTION 14, ACT V OF 1898.—In sub-section (1) of section 14 of the principal Act, after the words “any person”, the words “who holds or has held any judicial post under the Union or a State or possesses such other qualifications as may, in consultation with the High Court, be specified in this behalf by the State Government by notification in the Official Gazette” shall be inserted.

5. AMENDMENT OF SECTION 29B, ACT V OF 1898.—In section 29B of the principal Act, for the word “transportation”, the word “imprisonment” shall be substituted.

6. SUBSTITUTION OF NEW SECTION FOR SECTION 30 IN ACT V OF 1898.—For section 30 of the principal Act, the following section shall be substituted, namely:—

“30. *Offences punishable with imprisonment not exceeding seven years.*—Notwithstanding anything contained in section 28 or section 29, the State Government may, in consultation with the High Court, invest any District Magistrate, Presidency Magistrate or Magistrate of the first class with power to try as a Magistrate all offences not punishable with death or with imprisonment for life or with imprisonment for a term exceeding seven years:

Provided that no District Magistrate, Presidency Magistrate or Magistrate of the first class shall be invested with such powers unless he has, for not less than ten years, exercised as a Magistrate powers not inferior to those of a Magistrate of the first class.”

7. AMENDMENT OF SECTION 31, ACT V OF 1898.—In sub-section (3) of section 31 of the principal Act, for the words “of transportation for a term exceeding seven years or of imprisonment

8. AMENDMENT OF SECTION 32, ACT V OF 1898.—In sub-section (1) of section 32 of the principal Act,—

(i) in clause (a), for the words “one thousand”, the words “two thousand” shall be substituted;

(ii) in clause (b), for the words “two hundred”, the words “five hundred” shall be substituted;

(iii) in clause (c), for the words “fifty”, the words “one hundred” shall be substituted.

9. AMENDMENT OF SECTION 34, ACT V OF 1898.—In section 34 of the principal Act, for the words “transportation for a term exceeding seven years”, the words “imprisonment for life” shall be substituted.

10. AMENDMENT OF SECTION 35, ACT V OF 1898.—In sub-section (1) of section 35 of the principal Act, the words “or transportation” shall be omitted.

11. AMENDMENT OF SECTION 45, ACT V OF 1898.—In sub-section (1) of section 45 of the principal Act, after the words “management of that land”, the words and brackets “and every member of a village panchayat, other than a judicial panchayat (where such panchayat, by whatever name called, is constituted under any law for the time being in force)” shall be inserted.

12. AMENDMENT OF SECTION 46, ACT V OF 1898.—In sub-section (3) of section 46 of the principal Act, for the word “transportation”, the word “imprisonment” shall be substituted.

13. AMENDMENT OF SECTION 47, ACT V OF 1898.—In section 47 of the principal Act, for the words “the person residing”, the words “any person residing” shall be substituted.

14. AMENDMENT OF SECTION 90, ACT V OF 1898.—In section 90 of the principal Act, the words “or assessor” shall be omitted.

15. AMENDMENT OF SECTION 103, ACT V OF 1898.—In sub-section (3) and sub-section (4) of section 103 of the principal Act, the words “at his request” shall be omitted.

16. AMENDMENT OF SECTION 107, ACT V OF 1898.—For sub-section (2) of section 107 of the principal Act, the following sub-section shall be substituted, namely :—

“(2) Proceedings under this section may be taken before any Magistrate empowered to proceed under sub-section (1) when either the place where the breach of the peace or disturbance is apprehended is within the local limits of such Magistrate’s jurisdiction or there is within such limits a person who is likely to commit a breach of the peace or disturb the public tranquillity or to do any wrongful act as aforesaid beyond such limits.”

17. AMENDMENT OF SECTION 117, ACT V OF 1898.—For sub-section (2) of section 117 of the principal Act, the following sub-section shall be inserted, namely :—

“(2) Such inquiry shall be made, as nearly as may be practicable, in the manner hereinafter prescribed for conducting trials and recording evidence in summons cases.”

18. AMENDMENT OF SECTION 145, ACT V OF 1898.—In section 145 of the principal Act,—

(a) to sub-section (1), the words “and further requiring them to put in such documents, or to adduce, by putting in affidavits, the evidence of such persons, as they rely upon in support of such claims” shall be added;

(b) for sub-section (4), the following sub-section shall be substituted, namely :—

“(4) The Magistrate shall then, without reference to the merits or the claims of any of such parties to a right to possess the subject of dispute, peruse the statements, documents and affidavits, if any, so put in, hear the parties and conclude the inquiry, as far as may be practicable, within a period of two months from the date of the appearance of the parties before him and, if possible, decide the question whether any and which of the parties was at the date of the order before mentioned in such possession of the said subject :

Provided that the Magistrate may, if he so thinks fit, summon and examine any person whose affidavit has been put in as to the facts contained therein :

Provided further that, if it appears to the Magistrate that any party has within two months next before the date of such order been forcibly and wrongfully dispossessed he may treat the party so dispossessed as if he had been in possession at such date

Provided also that, if the Magistrate considers the case one of emergency, he may at any time attach the subject of dispute, pending his decision under this section.”;

(c) in sub-section (6), for the words “first proviso” wherever they occur, the words “second proviso” shall be substituted,

19. AMENDMENT OF SECTION 146, ACT V OF 1898.—In section 146 of the principal Act, for sub-section (1), the following sub-sections shall be substituted, namely :

“(1) If the Magistrate is of opinion that none of the parties was then in such possession, or is unable to decide as to which of them was then in such possession, of the subject of dispute, he may attach it, and draw up a statement of the facts of the case and forward the record of the proceeding to a Civil Court of competent jurisdiction to decide the question whether any and which of the parties was in possession of the subject of dispute at the date of the order as explained in sub-section (1) of section 145 ; and he shall direct the parties to appear before the Civil Court on a date to be fixed by him :

Provided that the District Magistrate or the Magistrate who has attached the subject of dispute may withdraw the attachment at any time, if he is satisfied that there is no longer any likelihood of a breach of the peace in regard to the subject of dispute.

(1A) On receipt of any such reference, the Civil Court shall peruse the evidence on record and take such further evidence as may be produced by the parties respectively, consider the effect of all such evidence, and after hearing the parties, decide the question of possession so referred to it.

(1B) The Civil Court, shall as far as may be practicable, within a period of three months from the date of the appearance of the parties before it, conclude the inquiry and transmit its finding together with the record of the proceeding to the Magistrate by whom the reference was made ; and the Magistrate shall, on receipt thereof, proceed to dispose of the proceeding under section 145 in conformity with the decision of the Civil Court.

(1C) The costs, if any, consequent on a reference for the decision of the Civil Court, shall be costs in the proceedings under this section.

(1D) No appeal shall lie from any finding of the Civil Court given on a reference under this section nor shall any review or revision of any such finding be allowed.

(1E) An order under this section shall be subject to any subsequent decision of a Court of competent jurisdiction.”

20. AMENDMENT OF SECTION 147, ACT V OF 1898.—In section 147 of the principal Act,—

(a) in sub-section (1), for the words and figures “in the manner provided in section 145, and the provisions of that section shall, as far as may be, be applicable in the case of such inquiry”, the words “in the manner hereinafter provided” shall be substituted ;

(b) after sub-section (1), the following sub-section shall be inserted, namely :—

“(1A) The Magistrate shall then peruse the statements so put in, hear the parties, receive all such evidence as may be produced by them respectively, consider the effect of such evidence, take such further evidence, if any, as he thinks necessary and, if possible, decide whether such right exists and the provisions of section 145 shall, as far as may be, be applicable in the case of such inquiry.”

21. AMENDMENT OF SECTION 160, ACT V OF 1898.—To section 160 of the principal Act, the following proviso shall be added, namely :—

“Provided that no male person under the age of fifteen years or woman shall be required to attend at any place other than the place in which such male person or woman resides.”

22. SUBSTITUTION OF NEW SECTION FOR SECTION 162 IN ACT V OF 1898.—For section 162 of the principal Act, the following section shall be substituted, namely :—

“162. *Statements to police not to be signed ; use of statements in evidence.*—(1) No statement made by any person to a police officer in the course of an investigation under this Chapter shall, if reduced into writing, be signed by the person making it ; nor shall any such statement or any record thereof, whether in a police diary or otherwise, or any part of such statement or record, be used for any purpose (save as hereinafter provided) at any inquiry or trial in respect of any offence under investigation at the time when such statement was made :

Provided that when any witness is called for the prosecution in such inquiry or trial whose statement has been reduced into writing as aforesaid, any part of his statement, if duly proved, may be used by the accused, and with the permission of the Court, by the prosecution, to contradict such witness in the manner provided by section 145 of the Indian Evidence Act, 1872 (I of 1872), and when any part of such statement is so used, any part thereof may also be used in the re-examination of such witness, but for the purpose only of explaining any matter referred to in his cross-examination.

(2) Nothing in this section shall be deemed to apply to any statement falling within the provisions of section 32, clause (1) of the Indian Evidence Act, 1872 (I of 1872); or to affect the provisions of section 27 of that Act."

23. AMENDMENT OF SECTION 173, ACT V OF 1898—In section 173 of the principal Act, for sub-section (1), the following sub-sections shall be substituted, namely :—

"(4) After forwarding a report under this section, the officer in charge of the police station shall, before the commencement of the inquiry or trial, furnish or cause to be furnished to the accused, free of cost, a copy of the report forwarded under sub-section (1) and of the first information report recorded under section 154 and of all other documents or relevant extracts thereof, on which the prosecution proposes to rely; including the statements and confessions, if any, recorded under section 164 and the statements recorded under sub-section (3) of section 161 of all the persons whom the prosecution proposes to examine as its witnesses.

(5) Notwithstanding anything contained in sub-section (4), if the police officer is of opinion that any part of any statement recorded under sub-section (3) of section 161 is not relevant to the subject-matter of the inquiry or trial or that its disclosure to the accused is not essential in the interests of justice and is inexpedient in the public interests he shall exclude such part from the copy of the statement furnished to the accused and in such a case, he shall make a report to the Magistrate stating his reasons for excluding such part :

Provided that at the commencement of the inquiry or trial, the Magistrate shall, after perusing the part so excluded and considering the report of the police officer, pass such orders as he thinks fit and if he so directs, a copy of part so excluded or such portion thereof, as he thinks proper, shall be furnished to the accused."

24. AMENDMENT OF SECTION 196A, ACT V OF 1898.—In clause (2) of section 196A of the principal Act, for the word "transportation", the words "imprisonment of life" shall be substituted.

25. INSERTION OF NEW SECTION 198B IN ACT V OF 1898—After section 198A of the principal Act, the following section shall be inserted, namely :—

"198B. *Prosecution for defamation against public servants in respect of their conduct in the discharge of public functions* :—(1) Notwithstanding anything contained in this Code, when any offence falling under Chapter XXI of the Indian Penal Code (Act XLV of 1860) (other than the offence of defamation by spoken words) is alleged to have been committed against the President, or the Vice-President, or the Governor or Rajpramukh of a State, or a Minister, or any other public servant employed in connection with the affairs of the Union or of a State, in respect of his conduct in the discharge of his public functions, a Court of Session may take cognizance of such offence, without the accused being committed to it for trial, upon a complaint in writing made by the Public Prosecutor.

(2) Every such complaint shall set forth the facts which constitute the offence alleged, the nature of such offence and such other particulars as are reasonably sufficient to give notice to the accused of the offence alleged to have been committed by him.

(3) No complaint under sub-section (1) shall be made by the Public Prosecutor except with the previous sanction,—

(a) in the case of the President or the Vice-President or the Governor or Rajpramukh of a State, of any Secretary to the Government authorised by him in this behalf ;

(b) in the case of a Minister of the Central Government or of a State Government, of the Secretary to the Council of Ministers, if any, or of any Secretary to the Government authorised in this behalf by the Government concerned ;

(c) in the case of any other public servant employed in connection with the affairs of the Union or of a State, of the Government Concerned.

(4) No Court of Session shall take cognizance of an offence under sub-section (1), unless the complaint is made within six months from the date on which the offence is alleged to have been committed.

(5) When the Court of Session takes cognizance of an offence under sub-section (1), then, notwithstanding anything contained in this Code, the Court of Session shall try the case without a jury and in trying the case, shall follow the procedure prescribed for the trial by Magistrates of warrant cases instituted otherwise than on a police report and the person against whom the offence is alleged to have been committed shall, unless the Court of Session, for reasons to be recorded otherwise directs, be examined as a witness for the prosecution.

(6) If in any case instituted under this section, the Court of Session by which the case is heard discharges or acquits all or any of the accused, and is of opinion that the accusation against them or any of them was false and either frivolous or vexatious, the Court of Session may, by its order of discharge or acquittal, direct the person against whom the offence was alleged to have been committed (other than the President, Vice-President or the Governor Rajpramukh of a State) to show cause why he should not pay compensation to such accused or to each or any of such accused, when there are more than one.

(7) The Court of Session shall record and consider any cause which may be shown by the person so directed and if it is satisfied that the accusation was false and either frivolous or vexatious, it may, for reasons to be recorded, direct that compensation to such amount, not exceeding one thousand rupees, as it may determine, be paid by such person to the accused or to each or any of them.

(8) All compensation awarded under sub-section (7) may be recovered as if it were a fine.

(9) No person who has been directed to pay compensation under sub-section (7) shall, by reason of such order, be exempted from any civil or criminal liability in respect of the complaint made under this section :

Provided that any amount paid to an accused person under this section shall be taken into account in awarding compensation to such person in any subsequent civil suit relating to the same matter.

(10) The person who has been ordered under sub-section (7) to pay compensation may appeal from the order, in so far as the order relates to the payment of the compensation, as if he had been convicted in a trial held by the Court of Session.

(11) When an order for payment of compensation to an accused person is made in a case which is subject to appeal under sub-section (10), the compensation shall not be paid to him before the period allowed for the presentation of the appeal has elapsed, or, if an appeal is presented, before the appeal has been decided.

(12) For the purposes of this section, the expression "Court of Session" includes the High Courts at Calcutta and Madras in the exercise of their original criminal jurisdiction,

(13) The provisions of this section shall be in addition to, and not in derogation of, those of section 198.

26. AMENDMENT OF SECTION 200, ACT V OF 1898.—In section 200 of the principal Act, for the words "examine the complainant upon oath, and the substance of the examination shall be reduced to writing and shall be signed by the complainant", the words "examine the complainant and the witnesses present, if any, upon oath and the substance of the examination shall be reduced to writing and shall be signed by the complainant and the witnesses" shall be substituted.

27. AMENDMENT OF SECTION 203, ACT V OF 1898.—In section 203 of the principal Act, after the words "of the complainant", the words "and the witnesses" shall be inserted.

28. AMENDMENT OF SECTION 204, ACT V OF 1898.—In section 204 of the principal Act, after sub-section (1), the following sub-sections shall be inserted, namely :—

"(1A) No summons or warrant shall be issued against the accused under sub-section (1) until a list of the prosecution witnesses has been filed.

(1B) In a proceeding instituted upon a complaint made in writing, every summons or warrant issued under sub-section (1) shall be accompanied by a copy of such complaint."

29. SUBSTITUTION OF NEW SECTIONS FOR SECTION 207 IN ACT V OF 1898.—For section 207 of the principal Act, the following sections shall be substituted, namely :—

207. *Procedure in inquiries preparatory to commitment.*—In every inquiry before a Magistrate where the case is triable exclusively by a Court of Session or High Court, or, in the opinion of the Magistrate, ought to be tried by such Court, the Magistrate shall,—

(a) in any proceeding instituted on a police report, follow the procedure specified in section 207 A ; and

(b) in any other proceeding, follow the procedure specified in the other provisions of this Chapter.

207A. *Procedure to be adopted in proceedings instituted on police report.*—(1) When, in any proceeding instituted on a police report, the Magistrate receives the report forwarded under section 173, he shall, for the purpose of holding an inquiry under this section, fix a date which shall be a date not later than fourteen days from the date of the receipt of the report, unless the Magistrate, for reasons to be recorded fixes any later date

(2) If, at any time before such date, the officer conducting the prosecution applies to the Magistrate to issue a process to compel the attendance of any witness or the production of any document or thing, the Magistrate shall issue such process unless, for reasons to be recorded, he deems it unnecessary to do so.

(3) At the commencement of the inquiry, the Magistrate shall, when the accused appears or is brought before him, satisfy himself that the documents referred to in section 173 have been furnished to the accused and if he finds that the accused has not been furnished with such documents or any of them, he shall cause the same to be so furnished.

(4) The Magistrate shall then proceed to take the evidence of such persons, if any, as may be produced by the prosecution as witnesses to the actual commission of the offence alleged ; and if the Magistrate is of opinion that it is necessary in the interests of justice to take the evidence of any one or more of the other witnesses for the prosecution, he may take such evidence also.

(5) The accused shall be at liberty to cross-examine the witnesses examined under sub-section (4), and in such case, the prosecutor may re-examine them.

(6) When the evidence referred to in sub-section (4) has been taken and the Magistrate has considered all the documents referred to in section 173 and has, if necessary, examined the accused for the purpose of enabling him to explain any circumstances appearing in the evidence against him and given the prosecution and the accused an opportunity of being heard, such Magistrate shall, if he is of opinion that such evidence and documents disclose no grounds for committing the accused person for trial, record his reasons and discharge him, unless it appears to the Magistrate that such person should be tried before himself or some other Magistrate, in which case he shall proceed accordingly.

(7) When, upon such evidence being taken, such documents being considered, such examination (if any) being made and the prosecution and the accused being given an opportunity of being heard, the Magistrate is of opinion that the accused should be committed for trial, he shall frame a charge under his hand, declaring with what offence the accused is charged.

(8) As soon as such charge has been framed, it shall be read and explained to the accused and a copy thereof shall be given to him free of cost.

(9) The accused shall be required at once to give in, orally or in writing, a list of the persons, if any, whom he wishes to be summoned to give evidence on his trial.

Provided that the Magistrate may, in his discretion, allow the accused to give in his list or any further list of witnesses at a subsequent time ; and, where the accused is committed for trial before the High Court, nothing in this sub-section shall be deemed to preclude the accused from giving, at any time before his trial, to the Clerk of the State a further list of the persons whom he wishes to be summoned to give evidence on such trial.

(10) When the accused, on being required to give in a list under sub-section (9), has declined to do so, or when he has given in such list, the Magistrate may make an order committing the accused for trial by the High Court or the Court of Session, as the case may be, and shall also record briefly the reasons for such commitment.

(11) When the accused has given in any list of witnesses under sub-section (9) and has been committed for trial, the Magistrate shall summon the witnesses included in the list to appear before the Court to which the accused has been committed :

Provided that where the accused has been committed to the High Court, the Magistrate may, in his discretion leave such witnesses to be summoned by the Clerk of the State and such witnesses may be summoned accordingly :

* Provided also that if the Magistrate thinks that any witness is included in the list for the purpose of vexation or delay or of defeating the ends of justice, the Magistrate may require the accused to satisfy him that there are reasonable grounds for believing that the evidence of such witness is material, and if he is not so satisfied, may refuse to summon the witness (recording his reasons for such refusal), or may before summoning him require such sum to be deposited as such Magistrate thinks necessary to defray the expense of obtaining the attendance of the witness and all other proper expenses.

(12) Witnesses for the prosecution, whose attendance before the Court of Session or High Court is necessary and who appear before the Magistrate, shall execute before him bonds binding themselves to be in attendance when called upon by the Court of Session or High Court to give evidence.

(13) If any witness refuses to attend before the Court of Session or High Court, or execute the bond above directed, the Magistrate may detain him in custody until he executes such bond or until his attendance at the Court of Session or High Court is required when the Magistrate shall send him in custody to the Court of Session or High Court as the case may be.

(14) When the accused is committed for trial, the Magistrate shall issue an order to such person as may be appointed by the State Government in this behalf, notifying the commitment, and stating the offence in the same form as the charge; and shall send the charge, the record of the inquiry and any weapon or other thing which is to be produced in evidence, to the Court of Session or where the commitment is made to the High Court, to the Clerk of the State or other officer appointed in this behalf by the High Court.

(15) When the commitment is made to the High Court and any part of the record is not in English, an English translation of such part shall be forwarded with the record.

(16) Until and during the trial, the Magistrate shall, subject to the provisions of this Code regarding the taking of bail, commit the accused by warrant to custody.

30. AMENDMENT OF SECTION 208, ACT V OF 1898.—In sub-section (1) of section 208 of the principal Act, for the words "The Magistrate shall", the words "In any proceeding instituted otherwise than on a police report, the Magistrate shall" shall be substituted.

31. AMENDMENT OF SECTION 227, ACT V OF 1898.—In sub-section (1) of section 227 of the principal Act,—

(i) after the words "in the case of trials", the words "by jury" shall be inserted;

(ii) the words "or the opinions of the assessors are expressed" shall be omitted.

32. AMENDMENT OF SECTION 247, ACT V OF 1898.—In section 247 of the principal Act, for the proviso, the following proviso shall be substituted, namely:—

"Provided that where the Magistrate is of opinion that the personal attendance of the complainant is not necessary, the Magistrate may dispense with his attendance, and proceed with the case."

33. AMENDMENT OF SECTION 250, ACT V OF 1898.—In sub-section (2) of section 250 of the principal Act, for the words "one hundred rupees or, if the Magistrate is a Magistrate of the third class, not exceeding fifty rupees", the words "one-half of the amount of fine he is empowered to impose" shall be substituted.

34. SUBSTITUTION OF NEW SECTIONS FOR SECTION 251 IN ACT V OF 1898.—For section 251 of the principal Act, the following sections shall be substituted, namely:—

"251. *Procedure in warrant cases.*—In the trial of warrant cases by Magistrate, the Magistrate shall,—

(a) in any case instituted on a police report, follow the procedure specified in section 251A; and

(b) in any other case, follow the procedure specified in the other provisions of this Chapter.

251A. *Procedure to be adopted in cases instituted on police report.*—(1) When, in any case instituted on a police report, the accused appears or is brought before a Magistrate at the commencement of the trial, such Magistrate shall satisfy himself that the documents referred to in section 173 have been furnished the accused, and if he finds that the accused has not been furnished with such documents or any of them, he shall cause them to be so furnished.

(2) If, upon consideration of all the documents referred to in section 173 and making such examination, if any, of the accused as the Magistrate thinks necessary and after giving the prosecution and the accused an opportunity of being heard, the Magistrate considers the charge against the accused to be groundless, he shall discharge him.

(3) If, upon such documents being considered, such examination, if any, being made and the prosecution and the accused being given an opportunity of being heard, the Magistrate is of opinion that there is ground for presuming that the accused has committed an offence triable under this Chapter, which such Magistrate is competent to try, and which, in his opinion, could be adequately punished by him, he shall frame in writing a charge against the accused.

(4) The charge shall then be read and explained to the accused and he shall be asked whether he is guilty or claims to be tried.

(5) If the accused pleads guilty, the Magistrate shall record the plea and may, in his discretion, convict him thereon.

(6) If the accused refuses to plead, or does not plead, or claims to be tried, the Magistrate shall fix a date for the examination of witnesses.

(7) On the date so fixed, the Magistrate shall proceed to take all such evidence as may be produced in support of the prosecution :

Provided that the Magistrate may permit the cross-examination of any witness to be deferred until any other witness or witnesses have been examined, or recall any witness for further cross-examination.

(8) The accused shall then be called upon to enter upon his defence and produce his evidence ; and if the accused puts in any written statement, the Magistrate shall file with the record.

(9) If the accused after he has entered upon his defence, applies to the Magistrate to issue any process for compelling the attendance of any witness for the purpose of examination or cross-examination, or the production of any document or other thing the Magistrate shall issue such process unless he considers that such application should be refused on the ground that it is made for the purpose of vexation or delay or for defeating the ends of justice. Such ground shall be recorded by him in writing :

Provided that, when the accused has cross-examined or had the opportunity of cross-examining any witness after the charge is framed, the attendance of such witness shall not be compelled under this section, unless the Magistrate is satisfied that it is necessary for the purposes of justice.

(10) The Magistrate may, before summoning any witness on such application under sub-section (9), require that his reasonable expenses incurred in attending for the purpose of the trial be deposited in court.

(11) If, in any case under this section in which a charge has been framed, the Magistrate finds the accused not guilty, he shall record an order of acquittal.

(12) Where in any case under this section, the Magistrate does not proceed in accordance with the provisions of section 349 or section 562, he shall, if he finds the accused guilty, pass sentence upon according to law.

(13) In a case where a previous conviction is charged under the provisions of section 221, sub-section (7), and the accused does not admit that he has been previously convicted as alleged in the charge, the Magistrate may, after he has convicted the accused under sub-section (5) or sub-section (12), take evidence in respect of the alleged previous conviction, and shall record a finding thereon."

35. AMENDMENT OF SECTION 252, ACT V OF 1898.—In sub-section (1) of section 252 of the principal Act, for the words "When the accused appears", the words "In any case instituted otherwise than on a police report, when the accused appears" shall be substituted.

36. AMENDMENT OF SECTION 260, ACT V OF 1898.—In sub-section (1) of section 260 of the principal Act,—

(a) for the word "transportation", the words "imprisonment for life" shall be substituted ;

(b) for the words "fifty rupees" wherever they occur, the words "two hundred rupees" shall be substituted.

37. SUBSTITUTION OF NEW SECTION FOR SECTION 264 IN ACT V OF 1898.—For section 264 of the principal Act, the following section shall be substituted, namely:—

“264. *Record in appealable cases.*—In every case tried summarily by a Magistrate or Bench in which an appeal lies, such Magistrate or Bench shall record the substance of the evidence and also the particulars mentioned in section 263 and shall, before passing any sentence, record a judgment in the case”

38. SUBSTITUTION OF NEW SECTION FOR SECTION 268 IN ACT V OF 1898.—For section 268 of the principal Act, the following section shall be substituted, namely:—

“268. *Trials before Court of Session.*—All trials before a Court of Session shall be either by jury or by the Judge himself.”

39. AMENDMENT OF SECTION 269, ACT V OF 1898.—In section 269 of the principal Act,—

(a) in sub-section (3), for the words “by the Court of Session, with the aid of jurors as assessors”, the words “by the Judge himself” shall be substituted;

(b) after sub-section (3), the following sub-section shall be inserted, namely:—

“(4) When, in respect of a trial in which the accused is charged with an offence triable by jury, it appears to the High Court, on an application made to it or otherwise, that having regard to the volume or complexity of the evidence in the case, the trial is not likely to be concluded within two weeks from its commencement, or that the case would involve consideration of evidence of a highly technical nature, which renders it undesirable that it should be tried by a jury, the High Court may, notwithstanding anything contained in any order made under sub-section (1), by order, direct that that case shall be tried by the Judge himself without a jury and the Judge shall proceed to try the case accordingly.”

40. SUBSTITUTION OF NEW SECTION FOR SECTION 272 IN ACT V OF 1898.—For section 272 of the principal Act, the following section shall be substituted, namely:—

“272. *Refusal to plead or claim to be tried.*—If the accused refuses to, or does not, plead, or if he claims to be tried, the Court shall, in a case triable by jury, proceed to choose jurors as hereinafter directed and to try the case, but in any other case, the Judge shall proceed to try the case himself:

Provided that, in cases triable by jury, the same jury may, subject to the right of objection hereinafter mentioned, try as many accused persons successively as the Court thinks fit.”

41. AMENDMENT OF SECTION 274, ACT V OF 1898.—In Sub-section (2) of section 274 of the principal Act,—

(i) for the word “five”, the word “seven” shall be substituted;

(ii) in the proviso, for the words “shall consist of not less than seven persons and, if practicable, of nine persons”, the words “shall consist, if practicable, of nine persons” shall be substituted.

42. SUBSTITUTION OF NEW SECTION FOR SECTION 282 IN ACT V OF 1898.—For section 282 of the principal Act, the following section shall be substituted, namely:—

“282. *Procedures when juror ceases to attend, etc.*—(1) If, in the course of a trial by jury at any time before the return of the verdict,—

(a) any juror, from any sufficient cause, is prevented from attending the trial on any day, or

(b) if any juror absents himself and it is not practicable to enforce his attendance, or

(c) if it appears that any juror is unable to understand the language in which the evidence is given or, when such evidence is interpreted, the language in which it is interpreted,

the Court, in any case falling under clause (a), may either adjourn the trial or discharge the juror and in any case falling under clause (b) or clause (c), shall discharge the juror; and in any case where any juror is so discharged, the jury shall be deemed to be reconstituted with the remaining jurors as if the jury had consisted of such persons only from the commencement of the trial and the trial shall proceed before the jury

so reconstituted; and notwithstanding anything contained elsewhere in this Code, such trial shall not be invalid by reason only of the fact that the number of persons originally constituting the jury has been reduced.

(2) Notwithstanding anything contained in sub-section (1), if, in the course of a trial by jury, the number of persons constituting the jury is so reduced that,—

(a) when the jury originally consisted of nine persons, it falls below seven, or

(b) When the jury originally consisted of seven persons, it falls below five.

the jury shall be discharged and a new jury chosen, and in each of such cases, the trial shall commence anew."

43. OMISSION OF SECTIONS 284 AND 285 IN ACT V OF 1898.—Section 284 and section 285 of the principal Act shall be omitted.

44. AMENDMENT OF SECTION 286, ACT V OF 1898.—In section 286 of the principal Act, in sub-section (1), for the words "When the jurors or assessors have been chosen," the words "In a case triable by jury, when the jurors have been chosen or, in any other case, when the Judge is ready to hear the case" shall be substituted.

45. AMENDMENT OF SECTION 287, ACT V OF 1898.—In section 287 of the principal Act, for the word "duly", the words "if any" shall be substituted.

46. AMENDMENT OF SECTION 289, ACT V OF 1898.—In sub-section (2) and sub-section (3) of section 289 of the principal Act, for the words "in a case tried with the aid of assessors" wherever they occur, the words "in a case tried by the Judge himself" shall be substituted.

47. AMENDMENT OF SECTION 291, ACT V OF 1898.—In section 291 of the principal Act, after the words "in sections", the figures and letter "207A" shall be inserted.

48. AMENDMENT OF SECTION 293, ACT V OF 1898.—In section 293 of the principal Act, the words "or assessors" wherever they occur shall be omitted.

49. AMENDMENT OF SECTION 294, ACT V OF 1898.—In section 294 of the principal Act, the words "or assessor" shall be omitted.

50. AMENDMENT OF SECTION 295, ACT V OF 1898.—In section 295 of the principal Act, the words "or assessors" shall be omitted.

51. AMENDMENT OF SECTION 297, ACT V OF 1898.—To section 297 of the principal Act, the following words shall be added, namely:—

"and the charge to the jury shall, wherever practicable, be taken down in shorthand in the language in which it is delivered and a transcript thereof signed by the Judge shall form part of the record".

52. AMENDMENT OF SECTION 301, ACT V OF 1898.—In section 301 of the principal Act, after the words "verdict of a majority", the words "or that the jurors are equally divided in opinion" shall be inserted.

53. AMENDMENT OF SECTION 302, ACT V OF 1898.—In section 302 of the principal Act, after the words "although they are not unanimous", the words "or the foreman may inform the Judge that the jurors are still equally divided in opinion" shall be inserted.

54. AMENDMENT OF SECTION 307, ACT V OF 1898.—In section 307 of the principal Act, after sub-section (1), the following sub-section shall be inserted, namely:—

"(IA) If, in any such case, the jurors are equally divided in opinion on all or any of the charges on which any accused person has been tried, the Judge shall submit the case in respect of such accused person to the High Court recording his opinion on such charge or charges and the grounds of his opinion, and in such case, if the accused is further charged under the provisions of section 310, he shall proceed to try him on such charge as if the verdict of the jury had been one of conviction."

55. SUBSTITUTION OF NEW SUB-HEAD AND NEW SECTION FOR SUB-HEAD H AND SECTION 309 IN ACT V OF 1898.—For sub-head H and section 309 of the principal Act, the following shall be substituted, namely:—

"H—Conclusion of trial in cases tried by the Judge himself.

309. Judgment in cases tried by the Judge himself.—(1) When, in a case tried by the Judge himself, the case for the defence and the prosecutor's reply (if any) are concluded, the Judge shall give a judgment in the case.

(2) If the accused is convicted, the Judge shall, unless he proceeds in accordance with the provisions of section 562, pass sentence on him according to law."

56. AMENDMENT OF SECTION 310 ACT V OF 1898.—In section 310 of the principal Act,—

(a) for the words "or with the aid of assessors," the words "or by the Judge himself" shall be substituted.

(b) for sub-clause (ii) of clause (a), the following sub-clause shall be substituted, namely:—

"(ii) in the case of a trial by a jury, the jury have delivered their verdict on the charge of the subsequent offence ;"

(c) in clause (b), for the words "held with the aid of assessors," the words "held by the Judge himself" shall be substituted.

57. AMENDMENT OF SECTION 319, ACT V OF 1898.—In section 319 of the principal Act,—

(a) the word "male" shall be omitted.

(b) the words "or assessors" shall be omitted.

58. AMENDMENT OF SUB-HEAD K AND SECTIONS 320, 321, 324, 326, 327, 328, 329, 330, 331, 332, and 339A, Act V of 1898.—In sub-head K and sections 320, 321, 324, 326, 327, 328, 329, 330, 331, 332 and 339A, the words "and assessors" "or assessor," "or assessors", "or as an assessor", "or as assessor, as the case may be", "or assessor, as the case may be" and "and trials with the aid of assessors", wherever they occur, shall be omitted.

59. AMENDMENT OF SECTION 337, ACT V OF 1898.—In section 337 of the principal Act,—

(a) in sub-section (1),—

(i) for the words and figures "which may extend to ten years, or any offence punishable under section 211 of the Indian Penal Code with imprisonment which may extend to seven years", the words "which may extend to seven years" shall be substituted.

(ii) after the words "the Indian Penal Code, namely, sections", the figures and letter "161, 165, 165A" shall be inserted ;

(b) after sub-section (2A), the following sub-section shall be inserted, namely:—

"(2B) In every case where the offence is punishable under section 161 or section 165 or section 165A of the Indian Penal Code (Act XLV of 1860) or sub-section (2) of section 5 of the Prevention of Corruption Act, 1947 (II of 1947), and where a person has accepted a tender of pardon and has been examined under sub-section (2), then, notwithstanding anything contained in sub-section (2A), a Magistrate shall without making any further inquiry, send the case for trial to the Court of the Special Judge appointed under the Criminal Law Amendment Act, 1952 (XLVI of 1952).

60. AMENDMENT OF SECTION 342, ACT V OF 1898.—In section 342 of the principal Act, for sub-section (4), the following sub-section shall be substituted, namely:—

"(4) No oath shall be administered to the accused when he is examined under sub-section (1)".

61. INSERTION OF NEW SECTION 342A IN ACT V OF 1898.—After section 342 of the principal Act, the following section shall be inserted, namely:—

"342A. *Accused person to be competent witness*—Any person accused of an offence before a Criminal Court shall be a competent witness for the defence and may give evidence on oath in disproof of the charges made against him or any person charged together with him at the same trial :

Provided that—

(a) he shall not be called as a witness except on his own request in writing ; or

(b) his failure to give evidence shall not be made the subject of any comment by any of the parties or the Court or give rise to any presumption against himself or any person charged together with him at the same trial."

62. AMENDMENT OF SECTION 344, ACT V OF 1898.—In section 344 of the principal Act,—

(a) Sub-section (1) shall be re-numbered as sub-section (1A) of that section and the following sub-section shall be inserted as sub-section (1) thereof, namely:—

"(1) In every inquiry or trial, the proceedings shall be held as expeditiously as possible and in particular, when the examination of witnesses has once begun, the same

shall be continued from day to day until all the witnesses in attendance have been examined, unless the Court finds the adjournment of the same beyond the following day to be necessary for reasons to be recorded”;

(b) in sub-section (1A) as so re-numbered, after the proviso, the following further proviso shall be inserted, namely:—

“Provided further that when witnesses are in attendance, no adjournment or postponement shall be granted, without examining them except for special reasons to be recorded in writing.”

63 AMENDMENT OF SECTION 345, ACT V OF 1898.—In section 345 of the principal Act, for the table next following sub-section (2), the following table shall be substituted, namely:—

Offence	Section of the Indian Penal Code applicable	Persons by whom offence may be compounded
“Voluntarily causing hurt by dangerous weapons or means,	324	The person by whom hurt is caused
Voluntarily causing grievous hurt * * *	325	Ditto.
Voluntarily causing grievous hurt on grave and sudden provocation.	335	Ditto.
Causing hurt by doing an act so rashly and negligently as to endanger human life or the personal safety of others.	337	Ditto.
Causing grievous hurt by doing an act so rashly and negligently as to endanger human life or the personal safety of others.	338	Ditto.
Wrongfully confining a person for three days or more.	343	The person confined
Wrongfully confining for 10 or more days * * *	344	Ditto.
Wrongfully confining a person in secret * * *	346	Ditto.
Assault criminal force in a attempting wrongfully to confine a person.	357	The person assaulted or to whom the force was used.
Theft, where the value of property stolen does not exceed two hundred and fifty rupees.	379	The owner of the property stolen.
Theft by clerk or servant of property in possession of master, where the value of the property stolen does not exceed two hundred and fifty rupees.	381	Ditto.
Dishonest misappropriation of property * * *	403	The owner of the property misappropriated.
Criminal breach of trust, where the value of the property does not exceed two hundred and fifty rupees.	406	The owner of the property in respect of which the breach of trust has been committed.
Criminal breach of trust by a carrier, wharfinger, etc., where the value of the property does not exceed two hundred and fifty rupees	407	The owner of the property in respect of which the breach of trust has been committed.
Criminal breach of trust by a clerk or servant, where the value of property does not exceed two hundred and fifty rupees.	408	Ditto.
Cheating * * * * *	417	The person cheated.
Cheating a person whose interest the offender was bound, by law or by legal contract, to protect.	418	Ditto.
Cheating by personation * * * * *	419	Ditto.
Cheating and dishonestly inducing delivery of property or the making, alteration or destruction of a valuable security.	420	Ditto.
Fraudulent removal or concealment of property, etc., to prevent distribution among creditors.	421	The creditors who are affected thereby.
Fraudulently preventing from being made available for his creditors a debt or demand due to the offender.	422	Ditto.

Offence	Sections of the Indian Penal Code applicable	Persons by whom offence may be compounded
Fraudulent execution of deed of transfer containing false statement of consideration.	423	The person affected thereby.
Fraudulent removal or concealment of property.	424	Ditto
Mischief by killing or maiming animal of the value of ten rupees or upwards.	428	The owner of the animal.
Mischief by killing or maiming cattle, etc., of any value or any other animal of the value of fifty rupees or upwards.	429	The owner of the cattle or animal.
Mischief by injury to work of irrigation by wrongfully diverting water when the only loss or damage caused is loss or damage to a private person.	430	The person to whom the loss or damage is caused.
House-trespass to commit an offence (other than theft) punishable with imprisonment.	451	The person in possession of the house trespassed upon.
Using a false trade or property mark.	482	The person to whom loss or injury is caused by such use.
Counterfeiting a trade or property mark used by another.	483	The person whose trade or property mark is counterfeited.
Knowingly selling, or exposing or possessing for sale or for trade or manufacturing purpose, goods marked with a counterfeit trade or property mark.	486	The person whose trade or property mark is counterfeited.
Marrying again during the life-time of a husband or wife.	494	The husband or wife of the person so marrying.
Uttering words or sounds or making gestures or exhibiting any object intending to insult the modesty of a woman or intruding upon the privacy of a woman.	509	The woman whom it was intended to insult or whose privacy was intruded upon."

64. AMENDMENT OF SECTION 350, ACT V OF 1898.—In sub-section (1) of section 350 of the principal Act, for the words "or he may re-summon the witnesses and re-commence the inquiry or trial" and the proviso, the following proviso shall be substituted, namely :—

"Provided that if the succeeding Magistrate is of opinion that further examination of any of the witnesses whose evidence has already been recorded is necessary in the interests of justice, he may re-summon any such witness and after such further examination, cross-examination, and re-examination, if any, as he may permit, the witness shall be discharged."

65. AMENDMENT OF SECTION 356, ACT V OF 1898.—In section 356 of the principal Act,—

(a) in sub-section (1),—

(i) for the words "in the language of the Court by the Magistrate or Sessions Judge", the words "in the language of the Court either by the Magistrate or Sessions Judge with his own hand or from his dictation in open Court" shall be substituted ;

(ii) for the words "shall be signed by the Magistrate or Sessions Judge", the words "the evidence so taken down shall be signed by the Magistrate or Sessions Judge and shall form part of the record" shall be substituted ;

(b) in sub-section (2), after the words "with his own hand," the words "or cause it to be taken down in writing in that language from his dictation in open Court" shall be inserted ;

(c) in sub-section (3), for the words "In cases in which the evidence is not taken down in writing by the Magistrate or Sessions Judge", the words "In cases in which the Magistrate or Sessions Judge does not either take down the evidence with his own hand or cause it to be taken down in writing from his dictation in open Court" shall be substituted.

66. AMENDMENT OF SECTION 367, ACT V OF 1898.—For sub-section (5) of section 367 of the principal Act, the following sub-section shall be substituted, namely :—

"(5) In trials by jury, the Court need not write a judgment, but the Court of Session shall record the heads of the charge to the jury :

Provided that it shall not be necessary to record such heads of the charge in cases where the charge has been delivered in English and taken down in shorthand."

67. AMENDMENT OF SECTION 368, ACT V OF 1898.—Sub-section (2) of section 368 of the principal Act shall be omitted.

68. AMENDMENT OF SECTION 371, ACT V OF 1898.—In section 371 of the principal Act,—

(a) in sub-section (2), after the words "charge to the jury", the words and figures "or, where a transcript of the charge forms part of the record under section 297, a copy of such transcript" shall be inserted; and

(b) after sub-section (3), the following sub-section shall be inserted, namely:—

"(4) When the accused is sentenced to imprisonment, then, without prejudice to the provisions of sub-section (1) or sub-section (2), a copy of the finding and sentence shall, as soon as may be after the delivery of the judgment, be given to the accused free of cost".

69. AMENDMENT OF SECTION 375, ACT V OF 1898.—In sub-section (2) of section 375 of the principal Act, the words "or assessors" shall be omitted.

70. AMENDMENT OF SECTION 376, ACT V OF 1898.—In section 376 of the principal Act, the words "whether tried with the aid of assessors or by jury" shall be omitted.

71. AMENDMENT OF SECTION 382, ACT V OF 1898.—In section 382 of the principal Act, for the word "transportation", the word "imprisonment" shall be substituted.

72. AMENDMENT OF SECTION 383, ACT V OF 1898.—In section 383 of the principal Act, for the word "transportation", the words "imprisonment for life" shall be substituted.

73. INSERTION OF NEW SECTION 387A IN ACT V OF 1898.—After section 387 of the principal Act, the following section shall be inserted, namely:—

"387A. *Warrant for levy of fine issued by a Court in Jammu and Kashmir.*—Notwithstanding anything contained in this Code or in any other law for the time being in force, when an offender has been sentenced to pay a fine by a Criminal Court in the State of Jammu and Kashmir and the Court passing the sentence issues a warrant to the Collector of a District in the territories to which this Code extends authorising him to realise the amount by execution according to civil process against the movable or immovable property, or both, of the defaulter, such warrant shall be deemed to be a warrant issued under clause (b) of sub-section (1) of section 386 by a Court in the territories to which this Code extends and the provisions of sub-section (3) of the said section as to the execution of such warrant shall apply accordingly."

74. AMENDMENT OF SECTION 393, ACT V OF 1898.—In section 393 of the principal Act, in clause (b), for the word "transportation", the words "imprisonment for life" shall be substituted.

75. AMENDMENT OF SECTION 396, ACT V OF 1898.—In section 396 of the principal Act,—

(a) in sub-section (1),—

(i) after the words "of death", the words "imprisonment for life" shall be inserted;

(ii) the words "or transportation" shall be omitted;

(b) in sub-section (8), the words "or transportation, as the case may be" shall be omitted.

(c) in the *Explanation*, clause (a) shall be omitted.

76. SUBSTITUTION OF NEW SECTION FOR SECTION 397 IN ACT V OF 1898.—For section 397 of the principal Act, the following section shall be substituted, namely:—

"397 *Sentence on offender already sentenced for another offence.*—(1) When a person already undergoing a sentence of imprisonment is sentenced on a subsequent conviction to imprisonment or imprisonment for life, such imprisonment or imprisonment for life shall commence at the expiration of the imprisonment to which he has been previously sentenced, unless the Court directs that the subsequent sentence shall run concurrently with such previous sentence :

Provided that where a person who has been sentenced to imprisonment by an order under section 128 in default of furnishing security is, whilst undergoing such sentence, sentenced to imprisonment for an offence committed prior to the making of such order, the latter sentence shall commence immediately.

(2) When a person already undergoing a sentence of imprisonment for life is sentenced on a subsequent conviction to imprisonment or imprisonment for life, the subsequent sentence shall run concurrently with such previous sentence."

77. AMENDMENT OF SECTION 398, ACT V OF 1898.—In sub-section (2) of section 398 of the principal Act,—

(a) the words "or to a sentence of transportation" shall be omitted;

(b) the words "or transportation" shall be omitted.

78. AMENDMENT OF SECTION 401, ACT V OF 1898.—To sub-section (6) of section 401 of the principal Act, the following proviso shall be added, namely :—

"Provided that in the case of any sentence (other than a sentence of fine or whipping) passed on a male person above the age of eighteen years, no such petition by the person sentenced or by any other person on his behalf shall be entertained, unless the person sentenced is in jail, and—

(a) where such petition is made by the person sentenced, it is presented through the officer in charge of the jail; or

(b) where such petition is made by any other person, it contains a declaration that the person sentenced is in jail."

79. AMENDMENT OF SECTION 402, ACT V OF 1898.—In sub-section (1) of section 402 of the principal Act, for the word "transporation", the words "imprisonment for life" shall be substituted.

80. AMENDMENT OF SECTION 406, ACT V OF 1898.—In section 406 of the principal Act,—

(a) the first proviso shall be omitted;

(b) in the second proviso, the word "further" shall be omitted.

81. OMISSION OF SECTION 407 IN ACT V OF 1898.—Section 407 of the principal Act shall be omitted.

82. AMENDMENT OF SECTION 408, ACT V OF 1898.—In section 408 of the principal Act,—

(a) for the words "other Magistrate of the first class" the words "any other Magistrate" shall be substituted;

(b) for the words "by a Magistrate of the first class" the words "by any Magistrate" shall be substituted;

(c) in the proviso, in clause (b), the words "or any sentence of transporation" shall be omitted.

83. SUBSTITUTION OF NEW SECTION FOR SECTION 409 ACT. V OF 1898.—For section 409 of the principal Act, the following section shall be substituted, namely :—

"409. *Appeals to Courts of Session how heard.*—(1) Subject to the provisions of this section, an appeal to the Court of Session or Sessions Judge shall be heard by the Sessions Judge or by an Additional Sessions Judge or an Assistant Sessions Judge :

Provided that no such appeal shall be heard by an Assistant Sessions Judge unless the appeal is of a person convicted on a trial held by any Magistrate of second or third class.

(2) An Additional Sessions Judge or an Assistant Sessions Judge shall hear only such appeals as the State Government may, by general or special order, direct or as the Sessions Judge of the division may make over to him."

84. SUBSTITUTION OF NEW SECTION FOR SECTION 417 IN ACT V OF 1898.—For section 417 of the principal Act, the following section shall be substituted namely :—

"417. *Appeal in case of acquittal.*—(1) Subject to the provisions of sub-section (5), the State Government may, in any case, direct the Public Prosecutor to present an appeal to the High Court from an original or appellate order of acquittal passed by any Court other than a High Court.

(2) If such an order of acquittal is passed in any case in which the offence has been investigated by the Delhi Special Police Establishment constituted under the Delhi Special Police Establishment Act, 1946 (XXXV of 1946), the Central Government may also direct the Public Prosecutor to present an appeal to the High Court from the order of acquittal.

(3) If such an order of acquittal is passed in any case instituted upon complaint and the High Court, on an application made to it by the complainant in this behalf, grants special leave to appeal from the order of acquittal, the complainant may present such an appeal to the High Court.

(4) No application under sub-section (3) for the grant of special leave to appeal from an order of acquittal shall be entertained by the High Court after the expiry of sixty days from the date of that order of acquittal.

(5) If, in any case, the application under sub-section (3) for the grant of special leave to appeal from an order of acquittal is refused, no appeal from that order of acquittal shall lie under sub-section (1)."

85. AMENDMENT OF SECTION 423, ACT V OF 1898.—In section 423 of the principal Act, after sub-section (1), the following sub-section shall be inserted, namely:—

"(1A) Where an appeal from a conviction lies to the High Court, it may enhance the sentence, notwithstanding anything inconsistent therewith contained in clause (b) of sub-section (1):

Provided that the sentence shall not be so enhanced, unless the accused has had an opportunity of showing cause against such enhancement."

86. AMENDMENT OF SECTION 426, ACT V OF 1898.—In section 426 of the principal Act,—

(a) in sub-section (2A), for the words "accused of a nonbailable offence", the words "convicted of a non-bailable offence" shall be substituted;

(b) in sub-section (3), for the word "transportation", the words "imprisonment for life" shall be substituted.

87. AMENDMENT OF SECTION 428, ACT V OF 1898.—In sub-section (3) of section 428 of the principal Act, the words "or assessors" shall be omitted.

88. AMENDMENT OF SECTION 465, ACT V OF 1898.—In sub-section (1) of section 465 of the principal Act, the words "with the aid of assessors" shall be omitted.

89. INSERTION OF NEW SECTION 479A IN ACT V OF 1898.—After section 479 of the principal Act, the following section shall be inserted, namely:—

"479A *Procedure in certain cases of false evidence*—(1) Notwithstanding anything contained in sections 476 to 479 inclusive, when any Civil, Revenue or Criminal Court is of opinion that any person appearing before it as a witness has intentionally given false evidence in any stage of the judicial proceeding or has intentionally fabricated false evidence for the purpose of being used in any stage of the judicial proceeding, and that, for the eradication of the evils of perjury and fabrication of false evidence and in the interests of justice, it is expedient that such witness should be prosecuted for the offence which appears to have been committed by him, the Court shall, at the time of the delivery of the judgment or final order disposing of such proceeding, record a finding to that effect stating its reasons therefor and may, if it so thinks fit, after giving the witness an opportunity of being heard, make a complaint thereof in writing signed by the presiding officer of the Court setting forth the evidence which, in the opinion of the Court, is false or fabricated and forward the same to a Magistrate of the first class having jurisdiction, and may, if the accused is present before the Court, take sufficient security for his appearance before such Magistrate and may bind over any person to appear and give evidence before such Magistrate:

Provided that where the Court making the complaint is a High Court, the complaint may be signed by such officer of the Court as the Court may appoint.

Explanation.—For the purposes of this sub-section, a Presidency Magistrate shall be deemed to be a Magistrate of the first class.

(2) Such Magistrate shall thereupon proceed according to law and as if upon complaint made under section 200.

(3) No appeal shall lie from any finding recorded and complaint made under sub-section (1).

(4) Where, in any case, a complaint has been made under sub-section (1) and an appeal has been preferred against the decision arrived at in the judicial proceeding out of which the matter has arisen, the hearing of the case before the Magistrate to whom the complaint

was forwarded or to whom the case may have been transferred shall be adjourned until such appeal is decided; and the appellate Court, after giving the person against whom the complaint has been made an opportunity of being heard, may, if it so thinks fit, make an order directing the withdrawal of the complaint; and a copy of such order shall be sent to the Magistrate before whom the hearing of the case is pending.

(5) In any case, where an appeal has been preferred from any decision of a Civil, Revenue or Criminal Court but no complaint has been made under sub-section (1), the power conferred on such Civil, Revenue or Criminal Court under the said sub-section may be exercised by the appellate Court; and where the appellate Court makes such complaint, the provisions of sub-section (1) shall apply accordingly, but no such order shall be made, without giving the person affected thereby an opportunity of being heard.

(6) No proceedings shall be taken under sections 476 to 479 inclusive for the prosecution of a person for giving or fabricating false evidence, if in respect of such a person proceedings may be taken under this section.

90. INSERTION OF NEW SECTION 485A, IN ACT V OF 1898.—After section 485 of the principal Act, the following section shall be inserted namely:—

"485A. Summary procedure for punishment for non-attendance by a witness in obedience to summons.—(1) If any witness being summoned to appear before a Criminal Court is legally bound to appear at a certain place and time in obedience to the summons and without just excuse neglects or refuses to attend at that place or time or departs from the place where he has to attend before the time at which it is lawful for him to depart, and the Court before which the witness is to appear is satisfied that it is expedient in the interests of justice that such witness should be tried summarily, the Court may take cognizance of the offence and after giving the offender an opportunity of showing cause why he should not be punished under this section, sentence him to fine not exceeding one hundred rupees.

(2) In every such case the Court shall follow, as nearly as may be practicable, the procedure prescribed for summary trials in which an appeal lies."

91. AMENDMENT OF SECTION 486, ACT V OF 1898.—In sub-section (1) of section 486 of the principal Act, after the word and figures "section 485", the words, figures and letter "or section 485A" shall be inserted.

92. AMENDMENT OF SECTION 488, ACT V OF 1898.—In sub-section (1) of section 488 of the principal Act, for the words "one hundred rupees", the words "five hundred rupees" shall be substituted.

93. AMENDMENT OF SECTION 489, ACT V OF 1898.—In sub-section (1) of section 489 of the principal Act, for the words "one hundred", the words "five hundred" shall be substituted.

94. AMENDMENT OF SECTION 497, ACT V OF 1898.—In section 497 of the principal Act,—

(a) in sub-section (1),—

(i) after the words "accused of", the words "or suspected of the commission of" shall be inserted; and

(ii) for the word "transportation", the word "imprisonment" shall be substituted.

(b) after sub-section (3), the following sub-section shall be inserted, namely:—

"(3A) If, in any case triable by a Magistrate, the trial of a person accused of any non-bailable offence is not concluded within a period of sixty days from the first date fixed for taking evidence in the case, such person shall, if he is in custody during the whole of the said period, be released on bail to the satisfaction of the Magistrate, unless for reasons to be recorded in writing, the Magistrate otherwise directs."

95. AMENDMENT OF SECTION 498, ACT V OF 1898.—Section 498 of the principal Act shall be re-numbered as sub-section (1) thereof and after sub-section (1) as so re-numbered, the following sub-section shall be inserted, namely:—

"(2) A High Court or Court of Session may cause any person who has been admitted to bail under sub-section (1) to be arrested and may commit him to custody."

96. AMENDMENT OF SECTION 499, ACT V OF 1898.—In section 499 of the principal Act, after sub-section (2), the following sub-section shall be inserted namely :—

"(3) For the purpose of determining whether the sureties are sufficient, the Court may, if it so thinks fit, accept affidavits in proof of the facts contained therein relating to the sufficiency of the sureties or may make such further inquiry as it deems necessary."

97. AMENDMENT OF SECTION 503 ACT, V OF 1898.—In section 503 of the principal Act,—

(a) in sub-section (1), for the words "District Magistrate or Presidency Magistrate", the words "or any Magistrate" shall be substituted ;

(b) to the said sub-section, the following proviso shall be added, namely :—

"Provided that where the examination of the President or the Vice-President or the Governor or Rajpramukh of a State as a witness is necessary for the ends of justice, a commission shall be issued for the examination of such a witness";

(c) sub-section (2) shall be omitted.

98. AMENDMENT OF SECTION 505, ACT V OF 1898.—In sub-section (1) of section 505 of the principal Act, the words "of the first class" shall be omitted.

99. AMENDMENT OF SECTION 510, ACT V OF 1898.—Section 510 of the principal Act shall be re-numbered as sub-section (1) thereof, and—

(a) in sub-section (1) as so re-numbered, after the words "Examiner to Government", the words "or the Chief Inspector of Explosives or the Director of Finger Print Bureau or an officer of the Mint" shall be inserted ;

(b) after sub-section (1) as so re-numbered,, the following sub-section shall be inserted, namely :—

"(2) The Court may, if it thinks fit, and shall, on the application of the prosecution or the accused, summon and examine any such person as to the subject-matter of his report."

100. INSERTION OF NEW SECTION 510A IN ACT V OF 1898.—After section 510 of the principal Act, the following section shall be inserted, namely :—

"510A. *Evidence on affidavits.*—(1) The evidence of any person whose evidence is of a formal character may be given by affidavit and may, subject to all just exceptions, be read in evidence in any inquiry trial on other proceeding under this Code.

(2) The Court may, if it thinks fit, and shall, on the application of the prosecution or the accused, summon and examine any such person as to the facts contained in his affidavit."

101. AMENDMENT OF SECTION 512, ACT V OF 1898.—In sub-section (2) of section 512 of the principal Act, for the word "transportation", the words "imprisonment for life" shall be substituted.

102. AMENDMENT OF SECTION 516A, ACT V OF 1898.—In section 516A of the principal Act, after the words "speedy or natural decay", the words "or if it is otherwise expedient so to do, the Court" shall be inserted.

103. AMENDMENT OF SECTION 526, ACT V OF 1898.—In section 526 of the principal Act,—

(a) after sub-section (1), the following sub-section shall be inserted, namely :—

"(1A) Notwithstanding anything contained in sub-section (1), no application shall lie to the High Court for the exercise of its powers under the said sub-section for transferring any case from one Criminal Court to another Criminal Court in the same sessions division, unless an application for such transfer has been made to the Sessions Judge and rejected by him";

(b) in sub-section (8),—

(i) *after* the words “make an application under this section”, the words and figures “or under section 528” shall be inserted; and

(ii) in the proviso, after the words “from the same party”, the words “if the application is intended to be made to the same Court to which the party has been given an opportunity of making such an application” shall be inserted.

104. AMENDMENT OF SECTION 528, ACT V OF 1898.—In section 528 of the principal Act,—

(a) in sub-section (I), for the words “any case” wherever they occur, the words “any case or appeal” shall be substituted;

(b) in sub-section (1B), for the words, brackets, figures and letter “recalls a case under sub-section (1) or recalls a case or appeal under sub-section (1A)”, the words, brackets, figures and letter “recalls a case or appeal under sub-section (I) or sub-section (1A)” shall be substituted;

(c) after sub-section (1B), the following sub-section shall be inserted, namely :—

“(1C) Any Sessions judge, on an application made to him in this behalf, may, if he is of opinion that it is expedient for the ends of justice, order that any particular case be transferred from one Criminal Court to another Criminal Court in the same sessions division.”

105. SUBSTITUTION OF NEW SECTION FOR 536 IN ACT V OF 1898.—For section 536 of the principal Act, the following section shall be substituted, namely :—

“536. *Trial without jury of offences triable by jury*—If an offence triable by a jury is tried without a jury, the trial shall not on that ground only be invalid, unless the objection is taken before the Court proceeds to record evidence in the case.”

106. AMENDMENT OF SECTION 537, ACT V OF 1898.—In section 537 of the principal Act,—

(i) in clause (a), the word “charge” shall be omitted;

(ii) after clause (a), the following clause shall be inserted, namely :—

“(b) of any error, omission or irregularity in the charge, including any misjoinder of charges or”;

(iii) in clause (c), the words “or assessors” shall be omitted.

107. SUBSTITUTION OF NEW SECTIONS FOR SECTION 539A IN ACT V OF 1898.—For section 539A of the principal Act, the following sections shall be substituted, namely :—

“539A. *Affidavit in proof of conduct of public servant*.—(1) When any application is made to any Court in the course of any inquiry, trial or other proceeding under this Code, and allegations are made therein respecting any public servant, the applicant may give evidence of the facts alleged in the application by affidavit, and the Court may, if it thinks fit, order that evidence relating to such facts be so given.

(2) Affidavits under this section shall be confined to, and shall state separately, such facts as the deponent is able to prove from his own knowledge and such facts as he has reasonable ground to believe to be true, and in the latter case, the deponent shall clearly state the grounds of such belief.

539AA. *Authorities before whom affidavits may be sworn*.—(1) An affidavit to be used before any Court other than a High Court under section 510A or section 539A may be sworn or affirmed in the manner prescribed in section 539 or before any Magistrate.

(2) The Court may order any scandalous and irrelevant matter in the affidavit to be struck out or amended.”

108. AMENDMENT OF SECTION 539B, ACT V OF 1898.— In sub-section (2) of section 523B of the principal Act, in the proviso.—

- (i) the words "or with the aid of assessors" shall be omitted;
- (ii) the words "or assessors" shall be omitted.

109. AMENDMENT OF SECTION 540A, ACT V OF 1898.—For sub-section (1) of section 540A of the principal Act, the following sub-section shall be substituted, namely :—

"(1) At any stage of an inquiry or trial under this Code, if the Judge or Magistrate is satisfied, for reasons to be recorded, that the personal attendance of the accused before the Court is not necessary in the interests of justice, the Judge or Magistrate may, if the accused is represented by a pleader, dispense with his attendance and proceed with such inquiry or trial in his absence, and may, at any subsequent stage of the proceedings, direct the personal attendance of such accused."

110. AMENDMENT OF SECTION 545, ACT V OF 1898.—In sub-section (1) of section 545 of the principal Act,—

- (i) for the words "a sentence of which fine forms a part", the words and brackets "a sentence (including a sentence of death) of which fine forms a part" shall be substituted;
- (ii) after clause (b), the following clause shall be inserted, namely :—

"(bb) when any person is convicted of any offence for having caused the death of another person or of having abetted the commission of such an offence, in paying compensation to the persons who are, under the Fatal Accidents Act, 1855 (XIII of 1855) entitled to recover damages from the person sentenced for the loss resulting to them from such death."

111. INSERTION OF NEW SECTION 555A IN ACT V OF 1898.—After section 555 of the principal Act, the following section shall be inserted, namely :—

"555A. Power of High Court to make rules in respect of petition writers.—(1) Every High Court may, from time to time, and with the previous approval of the State Government, make rules—

- (a) as to the persons who may be permitted to act as petition writers in the Criminal Courts subordinate to it;
- (b) regulating the issue of licence to such persons, the conduct of business by them, and the scale of fees to be charged by them; and
- (c) providing a penalty for a contravention of any of the rules so made and determining the authority by which such contravention may be investigated and the penalties imposed.

Provided that the rules made under this section shall not be inconsistent with this Code or any other law in force for the time being.

- (2) All rules made under this section shall be published in the Official Gazette."

112. AMENDMENT OF SECTION 562, ACT V OF 1898.—In sub-section (1) of section 562 of the principal Act, for the words "transportation for life", the words "imprisonment for life" shall be substituted.

113. AMENDMENT OF SECTION 565, ACT V OF 1898.—In sub-section (1) of section 565 of the principal Act, the words "transportation or" shall be omitted.

214. Amendment of Schedule II to Act V of 1898.—In Schedule II to the principal Act,—

(a) for the entries relating to section 500, section 501 and section 502, the following entries shall be substituted, namely :—

1	2	3	4	5	6	7	8
500	(a) Defamation (other than defamation by spoken words), against the President or the Vice-President or the Governor or Rajpramukh of a State or a Minister or any other public servant employed in connection with the affairs of the Union or of a State in respect of his conduct in the discharge of his public functions, when instituted upon a complaint made by the Public Prosecutor.	Shall not arrest without warrant.	Warrant.	Bailable.	Compoundable with the permission of the Court before which the prosecution is pending.	Simple imprisonment for two years or fine or both.	Court of Session.
	(b) Defamation in any other case.	Ditto.	Ditto.	Ditto.	Compoundable.	Ditto.	Court of Session, Presidency Magistrate or Magistrate of the first class.
501	(a) Printing or engraving matter knowing it to be defamatory against the President or the Vice-President or the Governor or Rajpramukh of a State or a Minister or any other public servant employed in connection with the affairs of the Union or of a State in respect of his conduct in the discharge of his public functions, when instituted upon a complaint made by the Public Prosecutor.	Ditto.	Ditto.	Ditto.	Compoundable with the permission of the Court before which the prosecution is pending.	Ditto.	Court of Session.
	(b) Printing or engraving matter knowing it to be defamatory, in any other case.	Ditto.	Warrant.	Bailable.	Compoundable.	Ditto.	Court of Session, Presidency Magistrate or Magistrate of the first class.
502	(a) Sale of printed or engraved substance containing defamatory matter, knowing it to contain such matter against the President or the Vice-President or the Governor or Rajpramukh of a State or a Minister or any other public servant employed in connection with the affairs of the Union or of a State in respect of his conduct in the discharge of his public functions, when instituted upon a complaint made by the Public Prosecutor.	Ditto.	Ditto.	Ditto.	Compoundable with the permission of the Court before which the prosecution is pending.	Ditto.	Court of Session.
	(b) Sale of printed or engraved substance containing defamatory matter knowing it to contain such matter, in any other case.	Ditto.	Ditto.	Ditto.	Compoundable.	Ditto.	Court of Session, Presidency Magistrate or Magistrate of the first class."

(b) in the entries relating to sections 161, 162, 163, 164 and 165, in the 3rd column for the words "Shall not arrest without warrant" wherever they occur, the words "May arrest without warrant" shall be substituted;

(c) in the entries relating to sections 344, 421, 422, 423, 424, 428 and 429, in the 6th column, for the words "Not compoundable" wherever they occur, the words "Compoundable when permission is given by the Court before which the prosecution is pending" shall be substituted;

(d) in the entries relating to sections 379, 381, 406, 407 and 408 in the 6th column for the words, "Not compoundable" wherever they occur, the words "Compoundable when the value of property does not exceed two hundred and fifty rupees and permission is given by the Court before which the prosecution is pending" shall be substituted.

(e) in the 2nd column and the 7th column,—

(i) for the words, "transportation for life" wherever they occur, the words "imprisonment for life" shall be substituted;

(ii) any reference to transportation for any term or to transportation for any short term shall be omitted.

(iii) for the word "transportation" wherever it occurs, if it means transportation for life, the words "imprisonment for life" shall be substituted; and the word "transportation" wherever it occurs, if it means transportation for any shorter term, shall be omitted.

115. AMENDMENT OF SCHEDULE V TO ACT V OF 1898.—In Schedule V to the principal Act,—

(a) in Form XXXII, the words "and Assessors", wherever they occur shall be omitted;

(b) in Form XXXIII, the words "Assessors or" and the words "and Assessor" shall be omitted;

(c) in Form XXXVI,—

(i) for the words "transportation for life", the words "imprisonment for life" shall be substituted;

(ii) for the word "transportation", the words "imprisonment for life" shall be substituted

116. SAVINGS.—Notwithstanding that all or any of the provisions of this Act have come in force in any State,—

(a) the provisions of section 14 or section 30 or section 145 or section 146 of the principal Act as amended by this Act shall not apply to, or affect, any trial or other proceeding which, on the date of such commencement, is pending before any Magistrate, and every such trial or other proceeding shall be continued and disposed of as if this Act had not been passed;

(b) the provisions of section 406 or section 408 or section 409 of the principal Act as amended by this Act shall not apply to, or affect, any appeal which, on the date of such commencement is pending before the District Magistrate or any Magistrate of the first class empowered by the State Government to hear such appeals, and every such appeal shall, notwithstanding the repeal of the first proviso to section 406 or of section 407 of the principal Act, be heard and disposed of as if this Act had not been passed;

(c) the provisions of clause (w) of section 4 or section 207A or section 251A or section 260 of the principal Act as amended by this Act shall not apply to, or affect, any inquiry or trial before a Magistrate in which the Magistrate has begun to record evidence prior to the date of such commencement and which is pending on that date, and every such inquiry or trial shall be continued and disposed of as if this Act had not been passed;

(d) the provisions of Chapter XXIII of the principal Act as amended by this Act shall not apply to, or affect, any trial before a Court of Session either by jury or with the aid of assessors in which the Court of Session has begun to record evidence prior to the date of such commencement and which is pending on that date, and every such trial shall be continued and disposed of as if this Act had not been passed;

but, save as aforesaid, the provisions of this Act and the amendments made thereby shall apply to all proceedings instituted after the commencement of this Act and also to all proceedings pending in any Criminal Court on the date of such commencement.

117. AMENDMENT OF ACT XLV OF 1860, ACT X OF 1874 AND ACT IX OF 1908—The Indian Penal Code (Act XLV of 1860), the Indian Oaths Act, 1873 (X of 1873) and the Indian Limitation Act, 1908 (IX of 1908) shall be amended in the manner specified in the Schedule.

THE SCHEDULE

(See section 117)

A. AMENDMENTS TO THE INDIAN PENAL CODE (ACT XLV OF 1860)

1. In section 53, for the words "Secondly,—Transportation" the words "Secondly,—Imprisonment for life" shall be substituted.

2. After section 53, the following section shall be inserted, namely :—

"53A. *Construction of reference to transportation*,—(1) Subject to the provisions of sub-section (2) and sub-section (3), any reference to "transportation for life" in any other law for the time being in force or in any instrument or order having effect by virtue of any such law or of any enactment repealed shall be construed as a reference to "imprisonment for life".

(2) In every case in which a sentence of transportation for a term has been passed before the commencement of the Code of Criminal Procedure (Amendment) Act, 1954, the offender shall be dealt with in the same manner as if sentenced to rigorous imprisonment for the same term.

(3) Any reference to transportation for a term or to transportation for any shorter term (by whatever name called) in any other law for the time being in force shall be deemed to have been omitted.

(4) any reference to "transportation" in any other law for the time being in force shall,—

(a) if the expression means transportation for life, be construed as a reference to imprisonment for life ;

(b) if the expression means transportation for any shorter term, be deemed to have been omitted."

3. In section 55 and section 57, for the word "transportation" wherever it occurs, the word "imprisonment" shall be substituted.

4. Section 58 and section 59 shall be omitted.

5. In section 75, section 115, section 118 and section 119, for the words "transportation for life" wherever they occur, the words "imprisonment for life", shall be substituted.

6. In sub-section (1) of section 120B, for the word "transportation", the words "imprisonment for life" shall be substituted.

7. In section 121, for the words "transportation for life", the words "imprisonment for life" shall be substituted.

8. In section 121A, for the words "transportation for life or any shorter term", the words "imprisonment for life" shall be substituted.

9. In section 22 for the words "transportation for life", the words "imprisonment for life" shall be substituted.

10. In section 124A, for the words "transportation for life or any shorter term", the words "imprisonment for life" shall be substituted.

11. In section 125, section 128, section 130, section 131, section 132 and section 194, for the words "transportation for life", the words "imprisonment for life" shall be substituted.

12. In section 195, for the words "transportation for life" and "such transportation" wherever they occur, the words "imprisonment for life" shall be substituted.

13. In section 201, section 211, section 212, section 213, section 214, section 216, and section

(i) for the words "transportation for life" wherever they occur, the words "imprisonment for life" shall be substituted ;

(ii) the word "transportation" shall be omitted.

15. Section 226 shall be omitted.

16. In section 232, section 238, section 255, section 302, section 303, section 304, section 305, section 307, section 311, section 313, section 314, section 326, section 329, section 364, section 371, section 376, section 377, section 388, section 389, section 394, section 395, section 396, section 400, section 409, section 412, section 413, section 436, section 438, section 449, section 450, section 459, section 460, section 467, section 472, section 474, section 475, section 477, section 489A, section 489D and section 489B, for the words "transportation for life" wherever they occur, the words "imprisonment for life" shall be substituted.

17. In section 506, for the word "transportation", the words "imprisonment for life" shall be substituted.

18. In section 511,—

(i) for the words "transportation" where it occurs for the first time, the words "imprisonment for life" shall be substituted ;

(ii) for the words "transportation or imprisonment of any description provided for the offence, for a term of transportation or imprisonment which may extend to one-half of the longest term provided for that offence", the following words shall be substituted :—

"imprisonment of any description provided for the offence, for a term which may extend to one-half of the imprisonment for life or, as the case may be, one-half of the longest term of imprisonment provided for that offence".

B. AMENDMENT TO THE INDIAN OATHS ACT, 1873 (X OF 1873)

In section 5, after the words "oath or affirmation to the accused person" the words "unless he is examined as a witness for the defence" shall be inserted.

C. AMENDMENT TO THE INDIAN LIMITATION ACT, 1908 (IX OF 1908)

In the Third Division of the First Schedule, in article 157, for the entry in the second column, the entry "three months" shall be substituted.

Imphal, the 22nd November, 1955.

No. RH/77/51-A/77.—The following Notification No. F.44(6)SI/55 dated 26-9-55 issued by the Govt. of India, Ministry of Rehabilitation, New Delhi is published for general information.

H. R. Singh,

Asstt. Secy. (GIL) to the Govt. of Manipur.

NOTIFICATION.

S. R. O. No.—In pursuance of sub-rule (1) of rule 95 of the Displaced Persons (Compensation and Rehabilitation) Rules, 1955, the Central Government hereby invites applications in the form specified in Appendix XXVI to the said Rules, within ninety days from the date of publication of this notification, for the payment of rehabilitation grants, from every displaced person—

- (a) who came to India from West Pakistan before the 31st July, 1952 ; and
- (b) Who has left immovable property in West Pakistan in respect of which he holds title deeds or possesses other documentary evidence of title, but in respect of which he was prevented by sufficient cause from filing a claim under the Displaced Persons (Claims) Act, 1950 (XLIV of 1950).

(No. F. 44(6)SI/55)

Sd/- K. J. George,
Deputy Secretary to the Govt. of India.

PART IV

Imphal, the 22nd November, 1955.

No. RH/77/51-A.79.—The following Press Notes issued by the Govt. of India, Ministry of Rehabilitation, New Delhi are republished for general information.

H. R. Singh,
Asstt. Secretary (GIL) to the Govt. of Manipur.

PRESS NOTE.

CONCESSION TO WEST PAKISTAN D.P.S. UNDER COMPENSATION ACT.

APPLICATIONS FOR GRANTS INVITED FROM LATE ARRIVALS

DECEMBER 9, 1955 IS LAST DATE.

The Central Government have published a notification in the Gazette of India dated September 10, 1955, under rule 96 of the Displaced Persons (Compensation and Rehabilitation) Rules, 1955, inviting applications for the payment of rehabilitation grants from all displaced persons having no verified claims who have left immovable property in West Pakistan, and who came to India from West Pakistan after July 31, 1952.

Applications for rehabilitation grant should be made on the prescribed form and handed over or sent to the Settlement Officer within whose jurisdiction the applicant resides, or carries on business, or works for gain. The prescribed forms are on sale at one anna per form at the office of the Chief Settlement Commissioner, Metcalfe House, Delhi, offices of all the Regional Settlement Commissioners and all Settlement Offices under the Central Ministry of Rehabilitation. Arrangements are also being made to make the forms available at post offices.

Every application for rehabilitation grant shall be accompanied :—

- (i) by a fee of eight annas only in the form of a postal order for this amount, crossed in the name of the Settlement Officer concerned, provided that where the person liable to pay the fee resides outside India, a receipt of the amount of the fee by an officer authorised in this behalf by the representative of India in the country where such person resides, shall be sufficient evidence about the payment of the fee;
- (ii) in the case of a displaced person arriving in India after the introduction of the passport system (October 15, 1952) by a true copy of the migration certificate;
- (iii) in the case of any other displaced person, by other satisfactory proof of arrival in India after July 31, 1952; and
- (iv) by an affidavit containing particulars of any property left in West Pakistan.

Applicants should fill in all the particulars required in the form carefully, so as to avoid delay which will be caused if inaccurate or incomplete information is given. The last date for the filing of applications is December 9, 1955.

Displaced Persons entitled to file applications for rehabilitation grants under this notification, who are residing outside India, should apply to the Chief Settlement Commissioner, Metcalfe House, Civil Lines, Delhi, either directly or through a duly appointed agent, or through the accredited Missions abroad.

Ministry of Rehabilitation.
New Delhi, September 10, 1955.

PRESS NOTE.**APPLICATIONS FOR REHABILITATION GRANTS INVITED FROM CERTAIN
CLASSES OF D.P.S.****LAST DATE IS DECEMBER 30, 1955.**

The Central Government have published a notification in the Gazette of India dated October 1, 1955 under rule 95 of the Displaced Persons (Compensation and Rehabilitation) Rules 1955, inviting applications for the payment of rehabilitation grants from certain classes of displaced persons who have left immovable property in West Pakistan and who came to India from West Pakistan before July 31, 1952, and who for sufficient cause were prevented from filing their claims under the Displaced Persons (Claims) Act, 1950 (XLIV of 1950).

Every application for rehabilitation grant shall be accompanied by

- (a) an attested copy of title deeds of the property or documentary evidence in respect of the title to the property left in West Pakistan in respect of which a claim could have been filed under the Displaced Persons (Claims) Act, 1950 ;
- (b) an affidavit giving particulars of such property ;
- (c) an affidavit containing reasons for the claim not having been filed in respect of such property under the Displaced persons (Claims) Act, 1950 (XLIV of 1950) ;
- (d) by a fee of annas eight only in the form of a postal order for this amount crossed in the name of Settlement Officer concerned, provided that where the person liable to pay the fee resides outside India a receipt of the amount received by the representative in the country where such person resides shall be sufficient evidence about the payment of the fee.

Applicants should carefully comply with these requirements and give accurate and complete information. The title deeds in original will have to be produced before the Settlement Officer at the time of verification. No rehabilitation grant is payable in respect of a property which the applicant had failed to include in a claim filed by him in respect of other properties under the Displaced Persons (Claims) Act, 1950.

Applications for rehabilitation grant should be preferred on the form prescribed in Appendix XXVI of the Rules and handed over or sent to the Settlement Officer within whose jurisdiction the applicant resides, or carried on business, or works for gain. The prescribed forms are on sale at one anna per form at the office of the Chief Settlement Commissioner, Metcalfe house, Delhi, offices of the Regional Settlement Commissioners and all Settlement Offices under the Central Ministry of Rehabilitation. Arrangements are also being made to make the forms available at post offices.

The last date for receipt of applications is December 30, 1955.

The Displaced Persons entitled to file applications for rehabilitation grants under this notification, who are residing outside India, should apply to the Chief Settlement Commissioner, Metcalfe House, Delhi, either directly, or through a duly appointed agent, or through the accredited Missions abroad.

Ministry of Rehabilitation
New Delhi, October 1, 1955.

NOTICE No. 26

Imphal, the 21st November, 1955.

1. Applications for two stipendiary studentship are invited from the Tribal candidates (Hillmen) who are natives of Manipur and wish to undergo Ranger's training in the Southern Forest Ranger College, Coimbatore, in the course for 1956-58.

2. All the applications must be accompanied by a certificate of having passed the Intermediate Examination of any recognised Indian University or its equivalent with two or more of the following subjects:— Mathematics, Physics, Chemistry, Botany and Zoology. Candidates are also required to produce two certificates of good character from the Caste Government servants at the time of interview. Applications from the persons already in service in any of the Government Offices should be submitted through proper channel.

3. Before admission into the College, candidates are required to qualify in an examination in the following subjects:—

- (i) Dictation in English.
- (ii) An essay to be written in English on a simple subject.
- (iii) Mathematics (Arithmetic, Geometry and Algebra). The standard of this paper will be that of Matriculation.
- (iv) General Knowledge—This will include elementary Science, Geography and Current events.

In order to qualify, a candidate must obtain at least 40 per cent of the marks in each subject.

4. The qualifying examination will be held on the 12th and 13th December, 1955, and the detailed programme of which will be notified in due course. This Govt. has moved the College authorises to open a supplementary centre at Imphal. If sanctioned, the examination will be held at Imphal.

5. Candidates must possess the following minimum standard of physical fitness:—

Height—5 ft. 4 inches.

Chest—31 inches, expansion to 33 inches.

6. Candidates must not be less than 18 or more than 24 years of age on 1st July, 1954.

7. According to College rules students must be in receipt of a stipend of Rs. 75/- per month throughout the course, to meet their living expenses. The Government of Manipur will pay a monthly stipend of Rs. 70/- only and the selected candidate shall have to make up the shortage of Rs. 5/- per month. Out of Rs. 900/- to be expended in respect of equipment charge, Rs. 175/- will be given as a help by the Government. Of the remaining Rs. 725/- one half will be remitted by the Govt. and the other half will be recovered in suitable instalments from the candidate when he joins service on completion of training.

8. The Govt. will bear all other expenses which will be incurred on the candidates, in respect of College tuition fees, travelling allowances etc. while in the College, which will amount to Rs. 6,500/- for the whole course.

9. The candidate will have to defray his own travelling expenses for joining and leaving the College and on journeys during the vacations.

10. Within 15 days of their admission into the college, the selected candidates shall deposit a caution money a sum of Rs. 100/- only pledged to the head of the College as required under Rule 33 of the Rules for the Ranger Course in Forestry.

11. A selected candidate will be required to execute an agreement and security bond in a prescribed form which may be seen in the Forest Office.

12. After successfully passing through the college and obtaining a certificate, the stipendiary students may be appointed as Rangers in the subordinate Forest Service of Manipur.

Applications stating the above particulars in full will be received by the undersigned upto 4-0 P.M. on the 5th December, 1955.

R. K. B. C. Singh,
Forest Officer, Government of Manipur.

Imphal, the 24th November, 1955.

Applications stating age, academic qualifications, past experience etc. are invited so as to reach the Principal, D. M. College, Imphal by 7-12-55 for the temporary post of a lecturer in Chemistry in scale of 175-175-200-15-350-20-450/- plus D. A. @ 17½%. The post is sanctioned upto 21-2-56 but is expected to be extended beyond that date.

Qualification: Essential—At least 2nd class M. Sc. in pure Chemistry with Honours degree in the subject.

Age:—Below 30 years.

DESIRABLE:—At least 3 years' teaching experience upto degree standard. Other things being equal preference will be given to candidates knowing one or more local languages.

Candidates if married, should state the number of wives living.

Candidates should be prepared to come to Imphal at their own expense for an interview if required, and in case of selection should be able to join immediately.

N. B. Sinha,
Principal, D. M. College, Imphal.

NOTICE No. IS/5/52

Imphal, the 26th November, 1955.

Applications are invited for an Account Assistant in the office of the Inspector of Schools, Manipur in the scale of pay Rs. 100-150/- p.m. with D. A. Applications stating age, qualifications, full address, previous experience and number of living wives if married, will be received by the undersigned on or before 5th December, 1955 during office hours. In the case of candidates having equal qualifications preference will be given to those who know one or more of local languages.

Minimum qualification should be a graduate with some clerical experience or a Matriculate with at least 4 years' experience in Accounts.

Candidates are required to attend the office of the Inspector of Schools, Manipur on 6-12-55 for interview with necessary certificates.

K. Gouro Singh,
Inspector of Schools, Manipur.

Imphal, the 28th November, 1955.

Sealed Tenders are invited from contractors for the following works upto 3-30 P. M. on 9-12-55. The tenders will be opened on the same day at 4 p.m.

Sl. No.	Particulars.	Approximate cost.	Earnest Money.	Time of completion.
1.	Construction of Dispensary Buildings at Bishenpur. ...	Rs. 34,214	Rs. 655	8 months.
2.	Construction of Sub Divisional Officer's quarter at Churachandpur. ...	23,923	600	4 months.
3.	Do Hospital Buildings at Ukhrul. ...	37,433	940	4 months.
4.	Do-Sub-Deputy Collector's quarter at Bishenpur. ...	19,116	480	4 months.
5.	Do-Hospital Buildings at Churachandpur. ...	20,733	520	4 months.
6.	Do-Police Buildings at Mao ...	41,948	1050	4 months.
7.	Metalling connecting I. B road $4\frac{1}{2}$ mile to Tiddim Road $4\frac{1}{2}$ mile. ...	58,600	1470	9 months.
8.	Improvement of Cachar Road $16\frac{1}{2}$ - $46\frac{3}{4}$ mile. ...	79,094	1980	9 months.

Detailed plans and specifications can be seen in the office of the undersigned on any working day within office hours. Tender Forms can be had from this office on payment of Re. 1/- each.

E. Krishnan,
Executive Engineer, Highways Division,
P. W. D. Manipur.

Imphal, the 28th November, 1955.

Sealed tenders are invited for the work 'Raising Low Places on Thoubal Mayang Imphal Road' by the undersigned so as to reach him not later than 15-12-55. The estimated cost of the work is Rs. 3620/- Fuller particulars and tender forms (price Re. 1) may be obtained from the office of the undersigned during office hours.

K. L. Singh,
Project Executive Officer, Thoubal.

NOTICE No. ME (J).

Imphal, the 26th November, 1955.

PRELIMINARY PUBLICATION OF MUNICIPAL ROLLS.

A draft list of electors included in Ward Nos. 1, 2, 3, 4 & 5 of the Imphal Municipality has been published for general information. Persons interest can inspect the draft rolls either at the Election Office or at the Town Fund Office during office hours. Any claim for inclusion of a name in the draft rolls or any objection to any entry therein shall be preferred to the undersigned not later than the 10th day of December, 1955 upto 4 p.m. after which no claims and objections will be entertained.

T.C. Tiangkham,
Senior Extra Assistant Commissioner & Magistrate
i/c Municipal Election, Imphal.

নোটিশ ।

তাং ২৯/১১/৫৫ইং

অসিনা ময়ম ওইচুনা খংহজ্জরি ময়মদি তাং ১৯১১৫৫ ইংদা ফোক তেচুনা পোলিশকী জিহাদা খনবা লক্ষেল পাংকী মী ১০২শী লোকমদা হেবা কো তাং ২৫১১৫৫ ইংদা নিলাম লাওগনি হায়না নোটিশ ভৌখিবা অহ লিজ-হোলদার ওইরহা মীশিংনা তাং ১৫১২১৫৫ ইং কাওবগী ময়মদা মশা মশাগী লোকমদগী মশা মশানা লোকচবা ময়গনি। হায়রিবা উক্ত তারিখকী ময়মদগী অমুকহমা লিজ হোলদার ওইরহা মী ১০২না মা মগী লোকমনি হায়চুনা দখল ভৌবা য়াজে।

R. K. Maniana Singh,
Sub-Deputy Collector/ I. W. T.

Imphal, the 22nd November, '55.

No. Tax/51/53B.—The following latter No. 48(10)-I. T./55 dated 4. 10. 55 issued by the Govt. of India, Ministry of Finance (Revenue Division) New Delhi is published for general information.

A. K. Ray,
Chief Secretary to the Govt. of Manipur.

Sub:—Income-Tax-Deduction from salaries during 1955-56,

I am directed to invite a reference to this Ministry's letter No. 48(10)-I.T./55, dated the 4th July 1955, and to say that the corrections indicated below may please be made therein :—

- (i) In Example IV, on page 6, the words "one twentieth of" appearing in the sentence in bracket [-] occurring below the entry "Total tax", shall be omitted.
- (ii) In Example V, on page 7, the figures, letters and word 1/20th of "appearing in the sentence in bracket () occurring below the entry "Surcharge @1/20th of Rs. 244-12-0" shall be omitted.

Imphal, the 30th November, 1955.

The 16th and 23rd of November, 1955 being holidays on account of Bhatri-Dwitiya and Gosta Astami respectively there were no issues of the Manipur Gazette on that dates.

N. Singh,
Superintendent, Govt. Press, Manipur.



EXTRAORDINARY

PUBLISHED BY AUTHORITY

No. 40-E-11

Imphal, Thursday, November 24, 1955.

GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

Imphal, the 17th November, 1955.

No. F-DPC/4/52.—The Chief Commissioner is pleased to constitute a Block Advisory Board for the Mao-Maram National Extension Service Block (1954-55 Series) with the following members. The term of the Advisory Board will be for one year in the first instance from the date of issue of this order.

- | | | | |
|-----|---|-----|---------------------|
| 1. | Shri A. Daiho, Adviser to the Govt. of Manipur | ... | Chairman. |
| 2. | „ K. Obou, Block Development Officer,
Mao-Maram NES Block | ... | Member & Secretary. |
| 3. | „ O. Kathipri, Asstt. Secretary (Tribal) | ... | Member. |
| 4. | „ N. Modoli, Tribal Development Officer | ... | „ |
| 5. | „ S. Lorho, Asstt. Head Master, Mao-Maram
Government High School | ... | „ |
| 6. | „ Banik, Medical Officer, Mao Civil Hospital | ... | „ |
| 7. | „ D. Thoiso, Member, Electoral College, Liyai | ... | „ |
| 8. | „ H. Kaikho „ „ „ Punauamei | ... | „ |
| 9. | „ Raisong of Maram, Agriculturist | ... | „ |
| 10. | „ K. Kashipri of Tadubi | ... | „ |
| 11. | „ N. Mathibo of Kalinamei | ... | „ |
| 12. | „ Ch. Ngani of Tunggam | ... | „ |
| 13. | „ Apao of Soranamei | ... | „ |
| 14. | „ K. Daili, Secy. Tadubi M. P. Society | ... | „ |
| 15. | „ K. Neni, Member of Mao M. P. Society | ... | „ |
| 16. | „ Oba Hepuni of Purul | ... | „ |
| 17. | „ Khai of Oinam | ... | „ |
| 18. | „ N. Kaisho of Pudunamei | ... | „ |
| 19. | „ Demkholam of Chalhang | ... | „ |
| 20. | „ Thimoso of Lakhamei | ... | „ |
| 21. | „ Khapi of Laii | ... | „ |
| 22. | „ Ringsi of Ngari | ... | „ |

T. Kipgen,
Secretary to the Govt. of Manipur.

Imphal, the 8th November, 1955.

No. V.10.DFS/PUB/55.—The following Notifications received from the Government of India, Ministry of Information & Broadcasting, New Delhi-2, are republished for general information.

Gopendra Sharma,
Publicity Officer, Manipur.

NOTIFICATION

New Delhi-2, the 25th Oct., 1955.

S.R.O..... In exercise of the powers conferred by sub-section (2) of section 5 of the Cinematograph Act, 1952 (XXXVII of 1952), the Central Government hereby directs that the film entitled "Black-board Jungle" produced by Matro-Goldwyn-Mayer, U.S.A. shall be deemed to be uncertified films in the whole of India.

(NO. 8/21/55-FC)

D. Krishna Ayyar,
Under Secretary to the Govt. of India.

ORDER

New Delhi-2, the 27th Oct., 1955.

S.R.O..... In pursuance of clause 2 of the directions issued under the provisions of each of the enactments specified in the First Schedule to the Order of the Government of India in the Ministry of Information and Broadcasting No. S.R.O. 945 dated the 28th April, 1955 the Central Advisory Board, Bombay hereby certifies the film specified in column 2 of the schedule hereto annexed, in all its language versions, to be of the description specified against it in the corresponding entry of column 5 of the said schedule.

SCHEDULE

S. No.	Title of the Film.	Name of the producer.	Source of supply	Whether a scientific film or a film intended for educational purposes or a film dealing with news and current events or a documentary film.
1	2	3	4	5
1	Indian News Review No. 367.	Government of India, Films Division, Bombay.	Government of India, Films Division, Bombay.	Film dealing with news and current events.

(1/16/55-F:App/55)

D. Krishna Ayyar,
Under Secretary to the Govt. of India.

NOTIFICATION

New Delhi-2, the 22nd October, 55.

No. 1/172/55-Qema.—Shri T.R.V. Chari, Deputy Secretary, Ministry of Information and Broadcasting, is appointed Principal Information Officer, Press Information Bureau, with effect from the 19th October, 1955.

V. KUMAR,
Deputy Secretary to the Govt. of India.

ORDER

No. 6/48/55-FC.

New Delhi-2, the 22nd Oct., 1955

In exercise of the powers conferred by Section 9 of the Cinematograph Act, 1952 XXXVII of 1952), the Central Government hereby exempts the exhibition of films as in the Schedule annexed hereto by Miss Marie Seton from the provisions of Part II of the said Act subject to the following conditions :—

- (i) No admission fee shall be charged.
- (ii) The films shall be exhibited only by way of demonstration in connection with the lecture delivered by Marie Seton.
- (iii) Members of the Central Board of Film Censors and its Advisory Panels, Regional and Assistant Regional Officers of the Board and employees of the State Governments engaged in the discharge of their official duties shall be admitted to the places and to film shows.

SCHEDULE

Back of Beyond—Australian Documentary—Extracts—16 mm, 759 ft.
Hue and Cry—British feature—Extract, 16 mm. 400 ft.
Nanook of the North—American Documentary—Extract 16 mm. 200 ft.
Film & Reality—Part 4. Extract features & documentaries—16 mm. 1,600 ft.
Kameradschaft—German feature—Extract—16 mm. 800 ft.
L. Idea—French short—Extract—16 mm. 500 ft.
Papageno—Extract—16 mm. 400 ft.
Mother—Russian feature—Extract—16 mm. 400 ft.
Il Dramma Di Cristo—French feature—Extract—16 mm. 400 ft.
They were expendable—American feature—Extract—16 mm. 400 ft.
October—Russian feature—Extract—16 mm. 400 ft.
Earth—Russian feature—Extract—16 mm. 400 ft.
Le Million—French feature—Extract 16 mm. 250 ft.
Battleship Otemkin October
General line Alexander Nevsky } Composite reels—16 mm, 800 ft.
Time in the Sun
Ivan the Terrible } Composite reels—16 mm, 400 ft.
Sunday in August—Italian feature—Extract—16 mm, 400 ft.
Salt of the Earth—American feature—Extract—35 mm, 500 ft.
The immigrant—Chaplin—Extract—16 mm, 800 ft.
Storm over Asia—Russian feature—Extract—16 mm, 35 ft.
Storm over Asia—Further extract—16 mm, 400 ft.
Children of Hiroshima—Extract—Japanese feature—16 mm, 300 ft.
New Gulliver—Soviet Puppet film—Extract—Wedding Scene—16 mm, 400 ft.
Magic Canvas—British cartoon—Colour—16 mm. 400 ft.

D. Krishna Ayyar,
Under Secretary to the Govt. of India.

NOTIFICATION

New Delhi 2, the 22nd October, 1955.

No. 1/172/55.—Adam : Sri M. L. Bhardwaj, officiating Principal Information Officer, Press Information Bureau, on relief by Sri T. R. V. Chari, is appointed Officer on Special Duty in the Ministry of Information and Broadcasting with effect from the 9th October, 1955, until further orders.

V. KUMAR,
Deputy Secretary to the Govt. of India

NOTICE

Imphal, the 4th November, 1955.

No. DVC/AIU/181/55/5.—Applications are invited for the following posts in the Administrative Intelligence Unit attached to the Development Commissioner, Manipur and will be received by the undersigned upto November 30, 1955.

- (1) One Statistical Officer in the scale of pay at Rs. 150-150-200(con)-10-260-EB-10-300-12½-375-EB-12½-450/-
- (2) One Statistical Assistant at Rs. 100-5-150/-
- (3) One Assistant-Cum-Draftsman at Rs. 100-5-150/-
- (4) One Lower Division Clerk-cum-Typist at Rs. 40-2-50 EB-3-80-EB-4-100/-

2. The requisite qualifications of the candidates are Honours Graduate or M. As. in Economics/or Statistics for (1), Graduates with Mathematics and/or Economics for (2), and (3), and Matriculates with a minimum speed of 40 words per minute in typing for (4) above. Candidates with some statistical experience or training will be preferred and increment in pay upto a maximum of 5 years may be given to sufficiently qualified persons in the case of (1) above. I. As., I. Ses, I. Coms. will be given preference in the case of (4) above.

3. Applications should state :—

- (1) Name of the applicant.
- (2) Date, place & district of birth.
- (3) Married or not ; if married, number of wives living and children.
- (4) Father's name & profession.
- (5) Educational qualifications—Examinations passed, classes or divisions in which passed, subjects taken therein, year in which passed, Name of the School/ College/University from which passed.
- (6) Previous experience indicating post held, institution where it was held, salary drawn, period of service and reasons for leaving the job, and
- (7) Details of experience of social work in rural areas.

4. Candidates will be required to attend at their own expense, the selection test to be held on Dec., 5, 1955 at 11 a. m. in the office of the Development Commissioner, Manipur.

V. S. Sundaram,
Development Commissioner, Manipur.

Imphal, the 17th November, 1955.

Applications stating father's name, full address, number of wives living (if married), supported by two character Certificates from the Gazetted Officers or respectable gentlemen with attested copies of certificates in proof of age and educational qualifications are invited for three post of Traffic Inspectors in the scale of Rs. 65-5-140/- in Manipur State Transport Department and will be received by the undersigned upto the 25th November, 1955. Applicants should at least be Matriculate. Other things being equal. Preference will be given to candidates knowing one or more local languages.

S. Palit,
Officer on Special Duty, M. S. T.
Imphal.

Imphal, the 17th November, 1955.

No. Tax/10/55.—The following Land Customs Notice issued by the Collector, Central Excise & Land Customs, Shillong, is published for general information.

A. K. Ray,
Chief Secretary to the Govt. of Manipur.

Land Customs Notice.

It is hereby notified that some wrist watches were seized by the Land Customs Officer (Prev.) Imphal on 2-11-54 from the following two persons separately, for illegal importation from Burma. The particulars of the seized wrist watches are mentioned in scheduled I below against the respective owners. Show cause notices were issued to both the owners by the Assistant Collector of Central Excise Silchar asking them to state why their respective wrist watches should not be confiscated and why penal action should not be taken against them under section 7 of the Land Customs Act, 1924 & section 19 of the Sea Customs Act, 1878. The show cause notices were however, received back from the postal authorities undelivered with remarks "not found", "not known".

The owners mentioned below are directed by this notice to show cause to the undersigned against the action proposed within 10 days from the date of publication of this notice. If they fail to do so, the cases will be decided on the evidence available on this office records.

Schedule I.

Sl. No.	Name & address of the owner from whom the wrist watches seized.	Quality & Quantity of the wrist watches	Date of S.C.N. issued by A.C., Silchar.
1.	Mr. Tawthama s/o late Japai, vill-Koupi, P. O. Churachandpur, (Manipur State).	Gent's wrist watches (Roamer, Stainless Steel No. 215999/180459)— 40 Nos.	17.2.55
2.	Mr. Taia s/o late Laltawka, vill-Koupi, P.O. Churachandpur, (Manipur State).	Gent's wrist watches (Roamer, Stainless Steel No. 215999/180459)— 40 Nos.	24 2.55.

It is hereby notified that the goods mentioned in the Schedule I below, were seized by the Land Customs Officer (Prev.), Churachandpur, Manipur on 9.3.55 from the possession of Sri Piangthula Lushai s/o late Kaprila Lushai, vill, Khuangleng, P.O. Aijal, Dist.—Mizo accompanied by one Sri Thangsum Lushai, s/o late Raliandal Lushai, vill. Khugleng, P.O.—Aijal, Dist.—Mizo for illegal importation from Burma. Show cause Notices were issued against Sri Piangthula Lushai, the owner of the goods and Sri Thangsum asking them to state why the seized goods should not be confiscated and why penal action should not be taken against them under section 7 of the Land Customs Act, 1924 and section 167(8) of the Sea Customs Act, 1878. The Show cause Notices were, however, received back from the Postal authorities undelivered with remarks "Not found".

Sri Piangthula Lushai and Sri Thangsum Lushai are directed by this notice to show cause to the undersigned against the action proposed, within 10 days from the date of publication of this notice. If they fail to do so, the case will be decided on the evidence available on this office records.

Schedule I.

Description of goods seized.	Quantity.
1. Gillette Blades (Made in England)	5 Cartoons (each containing 20 packets of 10 blades)
2. 7 O'clock blades (Do)	265 cartoons (each containing 20 packets of 10 blades)
3. Reform Fountainpen (Made in German)	1 dozen.

Vyas Dev,
Collector,
Central Excise & Land Customs, Shillong.

NOTICE No. IS/58/53.

Imphal, the 17th November, 1955.

Applications stating name, full address, qualifications, and number of wives living if married and previous experience are invited for the post of one Assistant Inspector of Schools for Tamenglong area in the scale of pay, Rs. 75-2½-100-4-120/- p. m. with D. A. The applications will be received by the undersigned upto 30th November, 1955. The applicants will attend the office of the Inspector of Schools at 10 A.M. on 2-12-55 for interview with necessary certificates. Other things being equal preference will be given to candidates who know one or more local languages. The minimum qualifications should be normal or Basis trained Matriculates.

NOTICE No. 28/TE of 1955.

Applications stating age, qualification, experience in teaching (if any) and also number of living wives, if married are invited for the post of Offg. Head Master of Bongpa M. E. School on pay scale of Rs. 55-2-75(EB)-8-90 plus usual Dearness allowance as admissible under rule.

None need apply who is not a matriculate of a recognised university.

The applications will be received by the undersigned upto 30th November, 1955. Preference will be given to candidate knowing two or more local languages. The candidates are required to appear before the Inspector of Schools Manipur on the same day at 1-30 p. m. for interview.

K. Gouro Singh,
Inspector of Schools, Manipur.

Imphal, the 17th November, 1955.

No. V. 7. PRESS/PUB./55.—The following Press Note is republished for general information :—

Gopendra Sharma,
Publicity Officer, Manipur.

PRESS INFORMATION BUREAU: GOVERNMENT OF INDIA.

PRESS NOTE.

DELIVERY OF BOOKS TO PUBLIC LIBRARIES

The Government of India have declared the Central Library, Town Hall, Bombay, as one of the public libraries under the Delivery of Books (Public Libraries) Act, 1954.

The Act provides for the free and compulsory supply of one copy of all books published in India to the National Library, Calcutta and to each of three public libraries so declared by the Government of India.

Sometime ago the Connermara Public Library, Madras was declared as a "Public Library." The present notification brings the number of "Public Libraries" to two, excluding the National Library, Calcutta. The third "Public Library" has yet to be specified.

The Central Government desire to draw the attention of all publishers of books in India that under the said Act, failure to supply the books to the National Library, Calcutta, Connermara Public Library, Madras, and the Central Library, Town Hall, Bombay, will be an offence under the Act.

The object of the Act was to secure for the country four libraries in four different parts of the country, which, by stocking all books published in India, will act as Centres for the promotion of knowledge and research.

Ministry of Education
New Delhi, November, 7, 1955.

Imphal, the 21 November, 1955.

No. K/IN-63/55.—The following letter No. 18(9)/TM&P/55 dated the 1st November, 1955 received from the Under Secretary to the Govt. of India, Ministry of Commerce and Industry, New Delhi, is published for general information :—

H. R. Singh,
Asstt. Secretary (GIL) to the Govt. of Manipur.

Subject :—Centenary of the Indian Patent system.

I am directed to say that one hundred years will have passed on the 28th February, 1956, since the first Indian Patents Act (Act VI of 1856) for the protection and encouragement of inventions came into force. The Govt. of India have decided to celebrate the Centenary of the Patent system in India in February next year. The celebration will be held in Calcutta and will commence on the 28th February, 1956.

2. The Ranji Stadium at Calcutta has been tentatively selected as a probable site for the exhibition. The programme will include an exhibition of patented machines and articles, registered designs and also products of Indian manufacture, a symposium on patents by industrialists, research scholars, lawyers and patent agents, and the publication of a Souvenir. The Ministry of Commerce and Industry have appointed a sub-committee composed of their officers located in Calcutta and representatives of other Ministries to work out the details of the celebrations.

3. Applications from private firms and individuals for space in the exhibition site, which will be rented out at Rs. 2/- per sq. ft. should reach the Controller of Patents and Designs, 214, Lower Circular Road, Calcutta, 17, by the 30th November, 1955. Arrangements have been made to grant import facilities to exhibitors.

4. It is proposed to publish in the Souvenir articles on Indian and foreign patent law and practice and other matters of interest to industrialists and inventors. Advertisements may be inserted in the Souvenir at rates approved by the Committee, which are Rs. 100/- for a full page, Rs. 60/- for a half page and Rs. 30/- for a quarter page.

5. A brochure containing information and rules for the guidance of exhibitions is being issued shortly by the Controller of Patents and Designs, Calcutta.

6. The Government of India will be grateful if you will give the centenary celebrations the widest possible publicity in your State and also intimate to the Controller of Patents and Designs, the number of copies of the brochure required by you for distribution. Persons desirous of participating in the exhibition or inserting advertisements in the Souvenir or contributing articles for inclusion in the Souvenir, may be advised to communicate immediately to the Controller of Patents and Designs, 214, Lower Circular Road, Calcutta-17.

নোতিশ ।

তাং ১৭/১১/৫৫ইং

নং CP/V-1/52/SSE dated 7-11-55. অসিনা মরম ওইছনা ঝংহল্লি বহুদি খোবাল কমুনিটি ডেব্রেলোপমেন্ট প্রকৌ ঝাংবল ফার্দা ফৌ নিলাম ভৌছনা তাং ১৮/১১/৫৫ ইংগী পুং ১১ তাবা মতমদা উক্ত ফার্দা য়োনগনি (ভাইগনি) লৈবিনিংবশিংনা মতম চানা লাকপিছনা বানবিরবা ঝাগনি। চাওরাকনা ফৌ মন ১০০ রোমনি।

K. L. Singh,
Project Executive Officer, Manipur.

Manipur



Gazette

PUBLISHED BY AUTHORITY

No. 38

Imphal, Wednesday, November 9, 1955.

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PART I

GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

Imphal, the 22nd October, 1955.

No. R/7/54(9)/32.—The Chief Commissioner is pleased to appoint Shri N. C. Dey at present Treasurer, Imphal Treasury to officiate as Sub-Deputy Collector Treasury till further orders in the post created under this Administration order No. R/7/54(9)/31 dated 21st of October, 1955.

2. Shri Dey would be given the benefit of one advance increment on the pay fixed under the operation of normal rules.

A. K. Ray,

(Chief Secretary to the Govt. of Manipur.

Imphal, the 29th October, 1955.

No. T.O/166/110/D.C.—Shri P. B. Mukherjee, Treasury Officer, Imphal, is granted leave on average pay on medical certificate for 28 days with effect from the 4th October, 1955.

Imphal, the 29th October, 1955.

No. ND/Try 163/107/D.C.—Shri N. C. Dey, Offg. Sub-Deputy Collector (Treasury) is placed in charge of the Imphal Treasury to function as Treasury Officer with effect from the afternoon of the 29th October, 1955 till further orders vice Shri P. B. Mukherjee granted leave on medical certificate.

He is authorised to draw bills on other Treasuries and State Banks of India.

Imphal, the 29th October, 1955.

No. T.O/166/112/D.C.—Shri R. C. Deb Choudhury, A. D. M. and Shri O. Niladhwaja Singh, E. A. C. were placed in charge of the Imphal Treasury during the period noted against each vice Shri P. B. Mukherjee granted leave on medical certificate.

- (1) Shri R. C. Deb Choudhury, A. D. M. — From 4th to 6th October, 1955.
- (2) Shri O. Niladhwaja Singh, E. A. C. — From 7th to 29th October, 1955.

V. S. Sundaram,

Deputy Commissioner, Manipur.

Imphal, the 7th November, 1955.

No. ND/Try/163/113/D.C.—Shri N. C. Dey, Officiating Sub-Deputy Collector (Treasury) was placed in charge of the Imphal Treasury with effect from the afternoon of the 1st November, 1955.

This modifies my Order No. ND/Try/163/107/D.C. dated the 29th October, 1955.

Imphal, the 7th November, 1955.

No. T.O/116/111/D.C.—Shri O. Niladhwaja Singh, E. A. C. was in charge of the Imphal Treasury from the 7th October, 1955 to the 1st November, 1955 (afternoon).

This is in partial modification of my Order No. T.O/166/112/D.C. dated the 29th October, 1955.

V. S. Sundaram,
Deputy Commissioner, Manipur.

PART II

Imphal, the 24th October, 1955.

No. B-TP/5/51.—In continuation of Manipur Government Order No. B-TP/5/51 dated 29th of July, 1955, the Chief Commissioner is pleased to continue the appointment of Shri S. C. Palit as Officer on Special Duty, Manipur State Transport for a further period of three months, or till the posting of a regular officer, whichever is earlier.

Imphal, the 29th October, 1955.

No. N.FA/93/51/56.—In modification of the Orders contained in this Secretariat Order No. FA/93/51/26 dated 24th March 1953 the Chief Commissioner has been pleased to decide that until further orders the powers of the Heads of Departments in respect of Offices/Departments mentioned below will not be exercised by any particular officer and that matters requiring orders of the Heads of Departments would be referred to the Government. The power of the Head of Office will however be exercised by the officers indicated against each department :—

1. Education Department—Inspector of Schools.
2. Forest Department—Forest Officer.
3. Co-operative Department—A. R. C. S.
4. Industries Department—Director of Industries.
5. Hydro Electric Department—Electrical Engineer.
6. Government Press—Assistant Secretary/Medical, Veterinary & Transport.

A. K. Ray,
Chief Secretary to the Govt. of Manipur.

Imphal, the 7th November, 1955.

No. F-DPC/25/52.—In continuation of the Chief Commissioner's order No. F-DPC/25/52/79, dated the 12th September, 1955 the Chief Commissioner is pleased to delegate to the Development Commissioner, Manipur the powers of Administrative approval, Expenditure sanction and Technical sanction up to Rs. 10,000/- for each item of work within the approved work programme for the Community Project and the National Extension Service Block. This modifies item 1 of the statement enclosed to the previous notification under reference.

T. Kipgen,
Secretary to the Govt. of Manipur.

Imphal, the 27th October, 1955.

No. Tax/17/55.—In exercise of the power conferred by Section 3 of the Assam Motor Vehicles Taxation Act, 1936 (Assam Act IX of 1936) as applied to the State of Manipur by the Govt. of India, (Ministry of States) Notification No. 8-J dated 7-1-52, the Chief Commissioner is pleased to exempt totally, the "Jeeps" of the 'Central Social Welfare Board' from payment of tax.

K. Gourkishore Singh,
Asstt. Secretary (MVT) to the Govt. of Manipur.

NOTIFICATION.

Dated Shillong, the 7th October, 1955.

No. TM. 10/55/34.—It has been reported to this office that much difficulty is being experienced by the Government of India in acceptance and classification of charges relating to scheduled Castes, Scheduled Tribes and other Backward classes Scholarship Scheme of the Government of India, for want of necessary details of the Scholarship scheme etc. In the absence of the required particulars the amount of refunds made by the Heads of Educational Institutions remains unadjusted for long periods.

The Treasury and Sub-Treasury Officers in Assam, Tripura and Manipur are therefore, requested to send the copies of chalans in original in respect of refunds of Govt. of India scholarships amounts made by the Heads of Educational Institutions to this office for passing them on to the Accountant General, Central Revenues, New Delhi. If however, it is not possible to send the copies of chalans the following details in respect of the refunds should be furnished to this office.

- (i) Name of the scholarship scheme together with the name of the scholarships and Institutions concerned.
- (ii) No. and date of chalan by which the Head of the Institution concerned had deposited the amount into the treasury.
- (iii) Brief reasons of refund of scholarships amount as given by the Head of Institution.
- (iv) Name of the Head of Account under which the amount had been credited as well as the financial year in question.

S. S. Lal,
Deputy Accountant General, Assam.

PART III

Imphal, the 21st October, 1955.

No. RH/77/51-A/39.—The following Notification dated 7-9-55 issued by the Govt. of India, Ministry of Rehabilitation, New Delhi is republished for general information.

T. Kalachand Singh,
Asstt. Secretary to the Govt. of Manipur.

NOTIFICATION.

S. R. O. No.....In pursuance of sub-rule (1) of rule 95 of the Displaced persons (Compensation and Rehabilitation) Rules, 1955, the Central Government hereby invites applications in the form specified in Appendix XXVI to the said rules, within ninety days from the date of publication of this notification, for the payment of rehabilitation grants from the class of persons referred to in sub-rule (1) of rule 96 of the said rules, that is to say, from all displaced persons having no verified claims who have left immovable property in West Pakistan and who came to India from West Pakistan after the 31st July, 1952.

(No. F.44(5)-SI/55).

Imphal, the 17th October, 1955.

No. J/15/54.—The following Land Customs (Amendment) Act, 1955 is republished for general information.

A. K. Ray,
Chief Secretary to the Govt. of Manipur

THE LAND CUSTOMS (AMENDMENT) ACT, 1955

(35 of 1955)

An
ACT

further to amend the Land Customs Act, 1924.

Be it enacted by Parliament in the Sixth Year of the Republic of India as follows :—

1. This Act may be called the Land Customs (Amendment) Act, 1955. Short title.

XIX of 1924 2. For the Schedule to the Land Customs Act, 1924, the following Substitution of new Schedule for existing Schedule.
Schedule shall be substituted, namely :—

“THE SCHEDULE

(see section 9)

Provisions of the Sea Customs Act, 1878, which are made applicable for the purpose of the levy of duties of land customs.

Sections 3 A, 4, 8 to 10, 21, 23, 25, 26, 29, 29A, 29B, 30 to 36, 37 (except the proviso), 38 to 40, section 88, section 167, Nos. 1, 8, 9, 37 to 40, 72 to 76, 76A, 76B, 77 to 81, sections 168 to 170, sections 170A, 171, 171A, 172 to 176, section 178, section 178A, sections 179 to 181, 182 to 184, section 186, section 187, section 187A, sections 188 to 190, section 190A, sections 191 to 197, and sections 200 to 204”.

Imphal, the 17th October, 1955.

No. J/15/54(b)—The following Sea Customs (Amendment) Act, 1955 is republished for general information.

A. K. Ray,
Chief Secretary to the Govt. of Manipur.

THE SEA CUSTOMS (AMENDMENT) ACT, 1955

No. 21 of 1955

[7th May, 1955]

An Act Further to amend the Sea Customs Act, 1878.

Be it enacted by Parliament in the Sixth Year of the Republic of India as follows :—

1. This Act may be called the Sea Customs (Amendment) Act, 1955. Short title

2. In the proviso to section 25 of the Sea Customs Act, 1878 (hereinafter referred to as the principal Act), for the words “without payment of duty”, the following shall be substituted, namely :— Amendment of section 25 of Act VIII of 1878.

“without payment of duty if no drawback in respect of the goods has been allowed under section 43B, and on payment of duty equal to the amount of the drawback if drawback has been allowed under that section”.

3. After section 29 of the principal Act, the following sections shall be inserted, Insertion of new section 29A and 29B in Act VII of 1878.
namely :—

“29A. Notwithstanding anything contained in this Act, goods chargeable to duty may, prior to the examination thereof, be permitted by the Customs-collector to be assessed for the purposes of this Act on the basis of the statement contained in the bill of entry or shipping bill, as the case may be, but if it is found subsequently on an examination of the goods or otherwise, that any such statement is not true in respect of any matter relevant to the assessment, the goods may, without prejudice to any other action which may be taken under this Act, be reassessed to duty. Assessment of duty prior to examination of goods

29B. (1) Notwithstanding anything contained in this Act, but without prejudice to the provisions contained in section 20,—

Provisional
assessment
of duty.

Price as. 3 or 4d.

216 m. of Law.

(a) where the owner of any goods makes and subscribes a declaration before the Customs-collector to the effect that he is unable for want of full information to state precisely the real value or quantity of such goods in a bill of entry or a shipping bill, as the case may be; or

(b) where the owner of any goods has furnished full information in regard to the real value or quantity of the goods but the Customs-collector requires further proof in respect thereof; or

(c) where the Customs-collector deems it expedient to subject any goods liable to duty, to any chemical or other test,

the Customs-collector may direct that the duty leviable on such goods may, pending the production of such information or proof or pending the completion of any such test, be assessed provisionally in accordance with, and subject to the provisions of, this section and any rules made thereunder.

(2) When the owner of any goods in respect of which the duty has been assessed provisionally under sub-section (1) has paid such duty, the officer of Customs may make an order allowing the goods to be cleared for home consumption or shipped or water borne to be shipped for exportation, as the case may be, and such order shall be sufficient authority for the removal of the goods by the owner.

(3) When the duty leviable on such goods is assessed finally in accordance with the provisions of this Act, the duty provisionally assessed under sub-section (1) shall be adjusted against the duty finally assessed, and if the duty provisionally assessed falls short of, or is in excess of, the duty finally assessed, the owner of the goods shall pay the deficiency or be entitled to a refund, as the case may be.

(4) The Chief Customs-authority may, subject to the condition of previous publication, make rules for the purpose of carrying out the provisions of this section and, in particular, such rules may provide for—

(a) the circumstances in which, and the restrictions, and conditions subject to which, duty may be provisionally assessed on any goods and the manner in which such duty may be so assessed;

(b) the furnishing of any security for the payment of the deficiency, if any, between the duty finally assessed, and the duty provisionally assessed; and

(c) the final assessment of duty, where the owner of the goods fails to furnish full information within a specified period regarding the real value or quantity of the goods.

(5) All rules made under this section shall be laid before both Houses of Parliament, as soon as may be, after they are made."

4. In section 37 of the principal Act, for the *Explanation*, the following *Explanation* shall be substituted, namely:—

Amendment
of section 37
Act VIII of
1878.

"*Explanation*.—A bill of entry shall, for the purposes of this section, be deemed to be delivered—

(a) when it is first presented to the proper officer of Customs; or

(b) where it is delivered in anticipation of the arrival of the importing vessel, on the date on which an order is given under section 57 for the entry of the vessel inwards".

5. For section 39 of the principal Act, the following section shall be substituted, namely:—

Substitution
of new section
for section 39 in
Act VIII of
1878.

"39. (1) When customs duties or charges have not been levied or have been short-levied through inadvertence, error, collusion or misconstruction on the part of the officers of Customs, or through mis-statement as to real value, quantity or description on the part of the owner,

Payment of
duties not-
levied, short-
levied or er-
roneously
refunded.

or when any such duty or charge, after having been levied, has been, owing to any such cause, erroneously refunded.

the person chargeable with the duty or charge which has not been levied or which has been so short-levied, or to whom such refund has erroneously been made, shall pay the duty or charge or the deficiency or repay the amount paid to him in excess, on a notice of demand being issued to him within three months from the relevant date as defined in sub-section (2);

and the Customs-collector may refuse to pass any goods belonging to such person until the said duties or charges or the said deficiency or excess be paid or repaid.

(2) For the purposes of sub-section (1), the expression "relevant date" means:—

(a) in a case where the duty or charge has not been levied, the date on which the Customs-officer makes an order for clearance of the goods;

(b) in the case where the duty is re-assessed under section 29A, the date of re-assessment;

(c) in a case where the duty is provisionally assessed under section 29B, the date of final adjustment of duty;

(d) in a case where the duty or charge has been erroneously refunded, the date of refund; and

(e) in any other case, the date of the first assessment."

6. To section 40 of the principal Act, the following *Explanation* shall be added, namely:—

Amendment of section 40, Act VIII of 1878.

"*Explanation*.—Where duty is provisionally assessed under section 29B, the period of three months shall be computed from the date of final adjustment of duty."

7. After section 54 of the principal Act, the following section shall be inserted, namely:—

Insertion of new section 54A in Act VIII of 1878.

"54A. Notwithstanding anything contained in this Act, the Customs-collector may, subject to any general or special order issued by the Chief Customs-authority, allow a manifest to be delivered in anticipation of the arrival of a vessel."

Delivery of manifest before arrival of vessel

8. In section 86 of the principal Act, for the first paragraph, the following paragraph shall be substituted, namely:—

Amendment of section 86, Act VIII of 1878.

"The owner of any goods shall, after the delivery of the manifest by the master of the vessel in which they are imported, make entry of the goods for home consumption or warehousing by delivering to the Customs-collector a bill of entry thereof with such number of copies, in such form and containing such particulars, in addition to the particulars specified in section 29, as may, from time to time, be prescribed by the Chief Customs-officer."

9. In section 140 of the principal Act, for the proviso in the second paragraph, the following proviso shall be substituted, namely:—

Amendment of section 140, Act VIII of 1878.

"Provided that no such refund shall be allowed unless a claim therefor is made within three months of the date on which the said vessel left the port."

10. In the Schedule to section 167 of the principal Act,—

Amendment of section 167, Act VIII of 1878.

(a) after item 76, the following items shall be inserted, namely:—

"76A. If any person resists or refuses to allow a radiologist to screen or take X-ray pictures of his body in accordance with an order made by a Magistrate.

I70A Such person shall on conviction before a Magistrate be liable to imprisonment for any term not exceeding six months, or to fine, or to both.

76B. If any person resists or refuses to allow suitable action being taken on the advice and under the supervision of a registered medical practitioner for bringing out any dutiable, or prohibited goods secreted inside his body.

I70A Such person shall on conviction before a Magistrate be liable to imprisonment for any term not exceeding six months, or to fine, or to both."

(b) in item 80, in the entry in the first column, for the words and figures "without the approval of the Customs-collector under section 202", the words and figures "without being in possession of a valid licence required under section 202" shall be substituted;

(c) after item 80, the following item shall be inserted, namely :—

"81. If any person knowingly, and with intent to defraud the Government of any duty payable thereon, or to evade any prohibition or restriction for the time being in force under or by virtue of this Act with respect thereto acquires possession of, or is in any way concerned in carrying, removing, depositing, harbouring, keeping or concealing or in any manner dealing with any goods which have been unlawfully removed from a warehouse or which are chargeable with a duty which has not been paid or with respect to the importation or exportation of which any prohibition or restriction is for the time being in force as aforesaid; or If any person is in relation to any goods in any way knowingly concerned in any fraudulent evasion or attempt at evasion of any duty chargeable thereon or of any such prohibition or restriction as aforesaid or of any provision of this Act applicable to those goods.

General Such person shall on conviction before a Magistrate be liable to imprisonment for any term not exceeding two years, or to fine, or to both."

11. After section 170 of the principal Act, the following section shall be inserted, namely :—

Insertion of new section 170A in Act VIII of 1878.

"170A. (1) Where any officer of Customs duly employed in the prevention of smuggling has reason to believe that any person on board of any vessel in any port in India or any person who has landed from any vessel has any dutiable, or prohibited goods secreted inside his body, such officer of Customs may detain such person and produce him without unnecessary delay before the nearest Magistrate.

Power to screen or X-ray bodies of persons for detecting secreted goods.

(2) A Magistrate before whom any person is brought under sub-section (1) shall, if he sees no reasonable ground for believing that such person has any such goods secreted inside his body, forthwith discharge such person.

(3) Where any such Magistrate has reasonable ground for believing that such person has any such goods secreted inside his body and the Magistrate is satisfied that for the purpose of discovering such goods it is necessary to have the body of such person screened or X-rayed, he may make an order to that effect.

(4) Where a Magistrate has made any order under sub-section (3) in relation to any person, any officer of Customs duly employed in the prevention of smuggling shall, as soon as practicable, take such person before a radiologist possessing qualifications recognized by the Central Government for the purpose of this section, and such person shall allow the radiologist to screen or X-ray his body.

(5) A radiologist before whom any person is brought under sub-section (4) shall, after screening or X-raying the body of such person, forward his report, together with any X-ray pictures taken by him, to the Magistrate without any unnecessary delay.

(6) Where on receipt of a report from a radiologist under sub-section (5) or otherwise, the Magistrate is satisfied that any person has any dutiable or prohibited goods secreted inside his body, he may direct that suitable action for bringing out such goods be taken on the advice and under the supervision of a registered medical practitioner and such person shall be bound to comply with such direction :

Provided that in the case of a female no such action shall be taken except on the advice and under the supervision of a female registered medical practitioner.

(7) Where any person is brought before a Magistrate under this section, such Magistrate may for the purpose of enforcing the provisions of this section order such person to be kept in such custody and for such time as he may direct.

(8) Any expenditure incurred for the purpose of enforcing the provisions of this section (including any fees payable to a radiologist or a registered medical practitioner) shall be defrayed out of moneys provided by Parliament.

(9) Nothing in this section shall apply to any person referred to in sub-section (1), who admits that dutiable or prohibited goods are secreted inside his body, and who voluntarily submits himself for suitable action being taken for bringing out such goods.

VII of 1916.

XXVII of 1933.

Explanation :—For the purposes of this section, the expression “registered medical practitioner” means any person who holds a qualification granted by an authority specified in the Schedule to the Indian Medical Degrees Act, 1916, or notified under section 3 of that Act, or by an authority specified in any of the Schedules to the Indian Medical Council Act, 1933.”

12. After section 171 of the principal Act, the following section shall be inserted, namely :—

Insertion of new section 171A in Act VIII of 1878.

“171A. (1) Any officer of Customs duly employed in the prevention of smuggling shall have power to summon any person whose attendance he considers necessary either to give evidence or to produce a document or any other thing in any inquiry which such officer is making in connection with the smuggling of any goods.

Power of officers of Customs to summon persons to give evidence and produce documents.

(2) A summons to produce documents or other things may be for the production of certain specified documents or things or for the production of all documents or things of a certain description in the possession or under the control of the person summoned.

(3) All persons so summoned shall be bound to attend either in person or by an authorized agent, as such officer may direct; and all persons so summoned shall be bound to state the truth upon any subject respecting which they are examined or make statements and to produce such documents and other things as may be required :

V of 1908.

Provided that the exemption under section 132 of the Code of Civil Procedure, 1908 shall be applicable to any requisition for attendance under this section.

XLV of 1860.

(1) Every such inquiry as aforesaid shall be deemed to be a judicial proceeding within the meaning of section 193 and section 228 of the Indian Penal Code.”

Amendment of Section 172, Act VIII of 1878.

13. In section 172 of the principal Act,—

(a) after the words “prohibited goods”, the words “or any documents relating to such goods” shall be inserted, and

(b) after the words “to search for such goods”, the words “or documents” shall be inserted.

Insertion of new section 178A in Act VIII of 1878
Burden of proof.

14. After section 178 of the principal Act, the following section shall be inserted, namely :—

“178A. (1) Where any goods to which this section applies are seized under this Act in the reasonable belief that they are smuggled goods, the burden of proving that they are not smuggled goods shall be on the person from whose possession the goods were seized.

(2) This section shall apply to gold, gold manufactures, diamonds and other precious stones, cigarettes and cosmetics and any other goods which the Central Government may, by notification in the Official Gazette, specify in this behalf.

(3) Every notification issued under sub-section (2) shall be laid before both Houses of Parliament as soon as may be after it is issued”.

Insertion of new section 187A in Act VIII of 1878

15. After section 187 of the principal Act, the following section shall be inserted, namely :—

Cognizance of offences.

Insertion of new section 199A in Act VIII of 1878.

Power of revision of Chief Customs-authority and Chief Customs-officer.

"187A. No court shall take cognizance of any offence relating to smuggling of goods punishable under item 81 of the Schedule to section 167, except upon complaint in writing, made by the Chief Customs-officer or any other officer of Customs not lower in rank than an Assistant Collector of Customs authorized in this behalf by the Chief Customs-officer".

16. After section 199 of the principal Act, the following section shall be inserted, namely :—

"190A. (1) The Chief Customs-authority may of its own motion or otherwise call for and examine the record of any proceeding in which an officer of Customs has passed any decision or order under this Act of the purpose of satisfying itself as to the legality or propriety of any such decision or order and may pass such order thereon as it thinks fit :

Provided that no order prejudicial to any person shall be passed under this section unless such person has been given a reasonable opportunity of making representation against the proposed order.

(2) The powers conferred upon the Chief Customs-authority under sub-section (1) may also, in the like manner and subject to the like conditions, be exercised by the Chief Customs-officer in respect of any decision or order passed under this Act by any officer of Customs subordinate to him.

(3) No decision or order passed by an officer of Customs shall be revised under this section by the Chief Customs-authority or a Chief Customs-officer, as the case may be, after the expiry of two years from the date of the decision or order".

17. For section 202 of the principal Act, the following section shall be substituted, namely :—

"202. (1) with effect from such date as the Central Government may, by notification in the Official Gazette specify, no person shall act as an agent for the transaction of any business relating to the entrance or clearance of any vessel or the import or export of goods or baggage in any custom-house unless such person holds a licence granted in this behalf in accordance with the rules made under sub-section (2).

(2) The Chief Customs-authority may make rules for the purpose of carrying out the provisions of this section and in particular, such rules may provide for—

(a) the authority by which a licence may be granted under this section and the period of validity of any such licence ;

(b) the form of the licence and the fees payable therefor ;

(c) the qualifications of persons who may apply for a licence ;

(d) the restrictions and conditions (including the furnishing of a security by the licensee for his faithful behaviour as regards the custom-house regulations and officers) subject to which a licence may be granted ;

(e) the circumstances in which a licence may be suspended or revoked ; and

(f) the appeals, if any, against an order or suspension or revocation of a licence, and the period within which such appeals shall be filed."

Substitution of new section for section 202 in Act VIII of 1878.

Custom-house agents to be licensed.

PART IV

PRESS NOTE.

Imphal, the 20th October, 1955.

CENTRAL OVER-SEAS SCHOLARSHIP SCHEME
1956-57.

No. V.7.PRESS/PUB/55.—The Government of India have decided to continue the Modified Overseas Scholarships Scheme, now known as the Central Overseas/Scholarships Scheme, during the year 1956-57. The Scheme is meant for Universities and comparable Institutions in order to enable them to obtain opportunities for their teachers for higher studies/Training abroad and thus to raise the standard of instruction and research.

As to the financial implications the Government of India will contribute 50 per cent of the entire cost and the remaining 50 per cent will have to be borne by the sponsoring authorities. If University/State Government/Institution decides to participate in the scheme, applications not more than four of their nominees in the prescribed form along with application form for admission to an educational institution in the United Kingdom/The Continent/Japan of the United States of America/Canada may be forwarded so as to reach the Ministry of Education, Government of India not later than the 15th November, 1955.

Forms and other information may be collected from the office of the Asstt. Secretary (Education) to the Government of Manipur.

Gopendra Sarma,
Publicity Officer, Manipur.

Imphal, the 28th Oct., 1955.

No. K/IN-3/55—The following letter No. CSB/51/378-P dated the 14-10-55 issued by the Central Silk Board, Wittet Road, Bombay 1 is published for General information.

H. R. Singh,
Asstt. Secretary (GIL) to the Govt. of Manipur.

Subject :—Distribution of raw silk imported by the Central Silk Board-revised policy regarding.

PRESS NOTE.

It has been decided that the remaining stock of Chinese raw silk imported by the Central Silk Board last year under the Indo-China Barter Deal should be released to the Actual Users subject to the condition that they purchase an equal quantity of indigenous filature raw silk. The consumers of raw silk in the country intending to secure allotments of foreign silk, import of which is canalised through the Board only, are therefore requested to produce a documentary evidence to prove that they have purchased an equal quantity of indigenous filature raw silk before they approach the Board for allotment of foreign silk. It may be noted that purchase of improved basins raw silk or charka silk will not entitle any actual Users to receive allotment of foreign raw silk from the Board. This procedure will be effective with effect from 1st Oct. 1955.

This is notified for the general information of the consumers of raw silk in the country.

ADVERTISEMENT.

Imphal, the 22nd October, 1955.

No. F-DPC/16/53.—Applications are invited from women candidates for one temporary post of Lady Health Visitor for the Thoubal Community Development Block in the scale of Rs. 80-5-120-EB-6-150/- p.m with usual dearness allowances. The following are the minimum qualifications.

- (1) General Education — Matriculation Standard.
- (2) Technical „ — Senior Certificate of Midwifery and certificate of Health Visitor's Training

2. Candidates with the above qualifications may apply to the undersigned on or before the 30th Nov. 1955 during office hours, giving age, name, father's husband's name, permanent address and present address. Other things being equal preference will be given to one who possesses knowledge of one or more of the local languages. Higher initial pay not exceeding 5 increments may be given to deserving candidates.

3. Candidates are to appear for an interview at their own expense if required to do so.

T. KIPGEN,

Secretary to the Govt. of Manipur.

Imphal, the 31st October, 1955.

No. T/28/55—Sealed tenders will be received from the registered contractors upto Noon of 18-11-55 in the office of the Executive Engineer, Irrigation Division for the undermentioned work. Details may be made available from the office during office hours.

Name of work	Estimated cost	Earnest money
Extension of Secretariat Office Building in Manipur State.	Rs. 31,360/-	Rs. 784/-

Y. Tombi Singh,

Executive Engineer, Irrigation Division, Imphal.

Imphal, the 1st November, 1955.

No. V.7.Press/Pub/55.—The following document is republished for general information.

Gopendra Sarma,

Publicity Officer, Govt. of Manipur.

Subject:—Special Rebate on retail sales of Handloom Cloth

The Govt. of India have decided to allow a special rebate of six pies per rupee on all genuine retail sales of handloom cloth during the Diwali season this year. The effect of this concession is explained below.

- (a) RETAIL SALES EFFECTED BY CONSUMERS' CO-OPERATIVE SOCIETIES AND STATE-OWNED DEPOTS.

The maximum rebate permissible on genuine retail sales during the Diwali season will be two annas per rupee instead of one anna six pies per rupee.

- (b) RETAIL SALES EFFECTED BY CONSUMERS' CO-OPERATIVE SOCIETIES AND APPROVED FAIR PRICE SHOPS.

The maximum rebate permissible on genuine retail sales during the Diwali season will be one anna six pies per rupee instead of one anna per rupee.

2. For the purpose of this concession, the term "Diwali season" means the period from the 1st to the 15th November, 1955, both days inclusive.

3. All other conditions of the scheme of rebate remain unaltered.

PRESS NOTE.

Imphal, the 7th November, 1955.

**IMPLEMENTATION PROGRAMME FOR SOAP MAKING WITH NON-EDIBLE
OILS FOR THE YEAR 1955-56 TRAINING OF PERSONS FROM
1-1-1956 TO 31-3-56.**

No. V. 7. PRESS/PUB/55.— The All India Khadi and Village Industries Board (Ministry of Production) offers stipends tenable for three months for training of soap making with non-edible oils, in year 1955-56. The State Government, State Boards, Institutions have to submit list of their nominees on or before the 15th November 1955. Applications will have to be filled in duplicate on prescribed form obtainable from the office of the Board, Sulama House, Wittet Road, Ballard Estate, Bombay-1.

CATEGORIES OF TRAINING.

1. Supervisor-cum-Chemists : for full centres B. Sc. with Chemistry. Stipend Rs. 60/- per month for three months, places of training—Maharashtra Seva Sangha, Neein Soap Training Centre, Ekhatpur Via Sangola, Dist. Sholapur.
2. Oil pressing Managers : Intermediate with Science. Stipend Rs. 40/- per month for 3 months, place of training as above.
3. Apprentice on Oil Pressing and Soap-making : Matriculate. Stipend Rs. 40/- per month for 3 months; places of training—Kora Kendra Simpavalli, Bolivli, (Bombay).

[Persons desirous of undergoing the above trainings may apply to the Director of Industries, Manipur, Gimson Road on or before the 15th Nov. 1955 and detailed information may be collected from his office.]

Gopendra Sarma,
Publicity Officer, Govt. of Manipur.

Imphal, the 7th November, 1955.

No. K/IN-3/55.— The following Press Note received from the Office of Textile Commissioner, Bombay is republished for general information.

H. R. Singh,
Asstt. Secretary (GIL) to the Govt. of Manipur.

PRESS NOTE.

Certain difficulties have been experienced by the Silk Trade in India regarding the clearance of their consignments of Tassar Silk Fabrics, exported to foreign countries, at the destination in the absence of a Certificate about the origin and contents of goods exported. In order to obviate these difficulties, it has been decided to introduce, with immediate effect, a procedure of certification by the Govt. of India. The procedure will be as follows. The exporters of Silk Fabrics in General and Tassar Silk Fabrics in particular will, in their own interest, forward to the Secretary, Central Silk Board, office of the Textile Commissioner, Harawala Building, Wittet Road, Ballard Estate, Bombay-1, the samples of silk goods that they desire to export to foreign countries with necessary details. The samples will be examined by the Board and its seal affixed on them certifying the origin and contents of such samples and then returned to the Parties concerned to effect exports.

NOTICE No. 3.

Imphal, the 3rd November, 1955.

Applications are invited for the following temporary posts in the Co-operative Department, Manipur State. The last day of submitting the application is 19-11-55.

1. Inspectors of Co-operative Societies in the pay scale of Rs. 100-100-110 (con) 3-140-EB-10-200-EB-10 250/- p. m.
2. Assistant Auditors of Co-operative Societies in the pay scale of Rs. 100-5-150-10-200/- p. m.
3. One Upper Division Clerk in the pay scale of Rs. 100-5-150 p. m.
4. One Lower Division Clerk in the pay scale of Rs. 40-2-50-EB-3-80-EB-4-100/-p. m
5. One Chowkidar in the pay scale of Rs. 22- $\frac{1}{2}$ -28/-p. m.

2. QUALIFICATIONS.

(a) Inspectors

- (i) Minimum—Intermediate pass.
- (ii) Desirable—Diploma or practical experience in Co-operation. Mathematics, Economics or Accountancy as one or the subjects studied in College.

(b) Assistant Auditors

- (i) Minimum—Matriculate
- (ii) Desirable same as a (ii) above.

(c) U. D Clerk

- (i) Minimum—Matriculation with previous office experience in responsible capacity.
- (ii) Desirable—Shorthand & Type-writing.

(d) L. D. Clerk

- (i) Minimum—Matriculation.
- (ii) Desirable—previous Experience. Shorthand and typewriting.

3. Applicants shall apply specifically for one or more of the above posts with details of their qualifications, experience, age, number of wives living etc.

4. Government employees wanting to apply should do so through the proper channel.

5. Other things being equal, preference will be given to persons who know one or more of the local languages and familiar with local conditions. Applicants should be prepared to serve in the hill areas.

6. Candidates will be required to appear in an Interview with the original certificates at the office of the undersigned at 11 a.m. on the dates as shown below :—

- (a) Inspectors of Co-op. Societies — 24-11-55.
- (b) Assistant Auditors, do — 25-11-55.
- (c) Upper Division & Lower Division Clerk — 26-11-55.
- (d) Chowkidar — 28-11-55.

Sd/- Illegible

Asstt. Registrar, Co-op. Societies, Manipur.

Manipur



Gazette

**EXTRAORDINARY
PUBLISHED BY AUTHORITY**

No. 39-E-10

Imphal, Thursday, November 17, 1955.

GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

Imphal, the 3rd November, 1955.

No. K/IN-49 54 A.—In supersession of Chief Commissioner's order of even number dated the 24th November, 1954 the Chief Commissioner is pleased to appoint temporarily Shri Upendra Mohan Sinha, Sericulture Inspector to the post of Director of Industries created in the Government of India, Ministry of Commerce and Industry letter No. IP(A)-14(41)/54 dated the 4-9-54 in the scale of Rs. 250-250-300-Con-20-400-EB-25-600/- with effect from the 25th November, 1954 upto the end of February, 1955 or the filling up of the post by the Union Public Service Commission whichever is earlier.

The expenditure is debitable to the Industries Budget of this State.

H. R. Singh,
Asstt. Secretary (GIL) to the Govt. of Manipur.

Imphal, the 8th November, 1955.

No. H. Apptt.37/55/41.—In continuation of this Secretariat orders No. Apptt.37/55/9 dated 4th October, 1955, the Chief Commissioner is pleased to continue the appointment of Major V. S. Sundaram, Deputy Commissioner, Manipur to hold charge of the post of Development Commissioner, Manipur in addition to his own duties for a further period of three months or till appointment of a whole time officer whichever is earlier.

A. K. Ray,
Chief Secretary to the Govt. of Manipur.

ROUTINE ORDER No. 137 of 31-10-55.

Imphal, the 31st October, 1955.

In exercise of the powers conferred upon me under Instruction 4 of the Instructions governing the assessment and payment of compensation in respect of lands requisitioned in Manipur during World War II as approved by the Government of India, Ministry of States vide their letter No. 26/69/Claims/SHD of the 4th October, '55. I hereby authorise Shri R. K. Birendra Singh, S.D.C. i/c A.F. Compensation to dispose of summarily all disputes arising out of conflicting compensation claims. This will have retrospective effect with regard to the cases already disposed of by the said Officer.

V. S. SUNDARAM,
District Collector, Manipur.

TENDER NOTICE No. 24

Imphal, the 1st November, 1955.

Separate sealed tenders superscribed as "Tender for construction of Gate Barriers at....." quoting the rates per item of work given below, will be received at the Office of the undersigned upto 2 P. M. of 25th November, 1955 during Office hours and will be opened at 3-0 P. M. of the day.

Each tenderer must deposit an earnest money of Rs. 10/- (Rupees ten) only for each work in Imphal Treasury which will be refunded in case of the unsuccessful tenderers and will be converted into caution money in case of successful tenderers. A copy of Treasury Chalan should be rejected. The estimated cost for each work is Rs. 100/- (Rupees one hundred) only.

1. Gate Barrier to be constructed at Sekmai on the main D. M. Road.

Particulars of work.

(a) Cross bar of Uningthou (planned). Two iron straps of $1\frac{1}{2}$ " wide $\frac{1}{4}$ " thick and as long as the bar to be fitted on two sides of the bar to strengthen the bar and properly bolted with bolts of $\frac{1}{2}$ " diametre and 6" long at intervals of 8" throughout the length of the bar and R. C. Balance weight to be fitted at one end of the bar to facilitate moving of the bar up and down, according to the direction of the Ranger concerned.

(b) Removing of the existing iron posts and re-posting to convenient sites as pointed out by the Ranger concerned. To one iron post a curved iron piece should be fitted to receive the bar and keep under lock and key.

2. Gate Barrier to be constructed at Pangei.

Particulars of work.

(a) Similar to 1(a).

(b) Replacing of existing three gate posts with new Uil (Albizzia Procera) 7' in length and 10" in diametre. Other particulars are similar to 1(b) above.

Drawing and detailed particulars may be had from the Office of the Forest Officer, Manipur during Office hours.

R. K. B. C. Singh,
Forest Officer, Government of Manipur.

"আপিল"

Imphal, the 8th November, 1955.

শোক ১১৫৫গী ডিসেম্বর তাং ৭ অসি ভারত পুৰণী ফ্রেগ ডে পালন্ তোবা হুমিংনি। মনিপুরস্থ হুমিং অসি পালন্ তোগনি। হুমিং অসিদা ভারতকী মফন পুমনমক্সা মচু অহমগী ফীরালা মচা অমম্ম অচোবা মখাদা উলিবা মমল অসিদা য়োনগনি।

১। ফীরালা মচা ১গী মমল অনা ৮০

২। " অচোবা " " লুপা ২২

ফীরালাশিং অসি য়োনবগী ফলকপা শেল অচুন। ভারতকী লানমিশিং অমম্ম লানমিলগী থবক ভোকলবা অশোন অনা সিকায়শিংগী কায়নবা থবক শিজিলনবা ফ্রেগ ডে ফন্ ওইগনি।

মনিপুরগী মফন পুমনমক্স হায়ম্বিবা হুমিং অসিদা ফীরালাশিং অসি য়োনগনি। ফীরালাশিংগি য়োনবদা প্রজাশিনো মডেং পিবিরণা ফন্ অসি মপুং ফাৰা ওমগনি।

পুকচেন্ চাওরবা দেশ বাসিনিহো দানগীমশক্ ওইনা ফীরালা অমমম লৈবিরু অমম্ম অঙম অঙম মডেং পীবিহনা ফ্রেগ ডে ফন্ অসি মপুং ফাহনবিরু হায়না আপিল্ তোজরি।

মেজর ডি, এস, সুলতান,
ডি, এস, এণ্ড চেয়ারমেন,
ফ্রেগ ডে ফন্ কমিটি, মনিপুর।

NOTICE No IS 19 52.

Imphal, the 17th Nov. '55.

No. IS/19/52.—Applications stating age, full address, qualifications number of wives living and previous experience are invited for a temporary post of a Pandit in the Tekcham Govt. L P School in the scale of pay, Rs. 30-1-35-EB-1-40 p. m. with D. A. The applications will be received by the Inspector of Schools, Manipur in his office upto 25/11/55. Other things being equal preference will be given to the candidate who knows one or more of the local languages. Candidates are to attend the office of the Inspector of Schools, Manipur on 28/11/55 for interview.

Imphal, the 5th November, 1955.

Applications stating Educational Qualifications, age, previous experience and number of living wives are invited for the posts of some temporary Graduate teachers in Chaoyaima High School in the scale of pay Rs. 100-10-130-EB-10-250/- p. m. with dearness allowances as admissible under rules. Applications should be submitted to the undersigned on or before the 21st of Nov., 1955. Candidates are required to furnish two character certificates from Gazetted Officers one of which must be attested by the Sub-Divisional Officer in whose jurisdiction they live.

K. Gouru Singh,
Inspector of Schools, Manipur.

PRESS NOTE.

Imphal, the 9th November, 1955.

UNESCO Technical Assistant Programme 1956-57- fellowships in Fundamental Education and Rural Training.

The UNESCO has offered eight fellowships to India Nationals, under the Technical Assistance Programme during the year 1956-57. Four of these fellowships will be in the field of Fundamental Education and four on Rural Teacher Training tenable from 6 months to one year. All the expenses on account of the fellows will be borne by UNESCO.

QUALIFICATIONS NECESSARY.—(1) Candidates should at least be University graduates with field experience in Social, Rural or Basic education of at least 5 years (2) must be suitably employed (3) must not be over 45 years of age and (4) should clearly indicate the subject or educational field for which they would like to be considered.

Applications in the prescribed UNESCO forms in quadruplicate in addition to one in the Ministry of Education prescribed form (obtainable from the Office of the Assistant Secretary Education) complete in all respects including language and medical certificates in the prescribed forms will be received by the Asstt. Secretary/Education upto 18th November, 1955.

Gopendra Sarma,
Publicity Officer, Manipur.

নোটিশ ।

তাং ১১ / ১১ / ৫৫ইং

অসিনা মৰম ওইহুনা প্রজাশিংদা থ.হনজৰি মৰমদি লমফেল পাভা লৌডবা যাদে হায়না গভৰ্ণমেণ্টনা হুকুম ভোবমজুদা লৌডবগ্ৰনমক লিজ হোমদৰ ওইহুনা মী ১০২গী লৌ পরি ৭৬ মৰাক অসি তাং ১১-১১-৫৫ ইংদা ক্রোক ভেহুনা পোলিশকী জিমা দা থমলে হায়বিবা লৌকম অসিদা হোৱিবা ফোনা অহ তাং ২৫-১১-৫৫ ইং ইয়াই লুনিংক। অমুক পুং ১১ তাবা মজুদা ইফাল ওয়েই ডহশীল আফিসতা লৌকম য়াওদনা নিলাম ভৌহুনা য়োৱগনি। কনাগুয়া হায়বিবা ফোনা অসি পাৰীবশিংনা হায়জৰিবা উক্ত তারিখ অমহুং মকমদা নিলাম ওকপিৱা য়াগনি। ইতি।

R. K. Mani Sana Singh,
Sub-Deputy Collector, J. W. T.



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PART I

GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

Imphal, the 19th October, 1955.

No. CA/44/55-13.—The Chief Commissioner is pleased to appoint Shri Th. Kalachand Singh, Asstt. Secretary to the Govt. of Manipur as State Trading Officer in charge of the Govt. scheme for purchase of rice and paddy in Manipur from the date of his appointment till further orders.

2. Shri Kalachand Singh would be entitled to his Grade pay as Asstt. Secy. of the Government plus a special pay of Rs. 50/- per month.

Imphal, the 19th October, 1955.

No. CA/44/55-17.—The Chief Commissioner is pleased to appoint Shri L. Mani Singh, Deputy Inspector of Schools (Valley) who was recently acting as the Inspector of Schools to the post of Asstt. Secretary/Education created under Order No. CA/44/55-15 dated 18-10-55 till further orders.

A. K. Ray,
Chief Secretary to the Govt. of Manipur.

PART II

Imphal, the 21st October, 1955.

No. R/7/54(9)/31.—The Chief Commissioner is pleased to sanction the creation of a temporary post of Sub-Deputy Collector on the scale of Rs. 150-150-200(Con)-0-260(EB)-10-300-12½-375(EB)-12½-450/- in the Imphal Treasury from the date it is filled up till the 29th February, 1956.

The expenditure involved will be met from the Budget of the Deputy Commissioner, Manipur.

A. K. Ray,
Chief Secretary to the Govt. of Manipur.

Imphal, the 22nd October, 1955.

No. F-DPC/20/55.—The Chief Commissioner is pleased to extend the term of the Project Advisory Board of the Thoubal Community Development Block constituted under this Administration Order No. DPC/4/52/7 dated 15. 9. 52, upto the 29th February, 1955 and to reconstitute the Board with the following members:—

Officials

1. Development Commissioner, Manipur	...	Chairman.
2. Project Executive Officer, Thoubal	...	Member & Secretary.
3. Director of Industries	...	Member.
4. Director of Agriculture	...	"
5. Chief Medical Officer	...	"
6. Inspector of Schools	...	"
7. Executive Engineer (Irrigation)	...	"
8. Veterinary Asstt. Surgeon, Imphal	...	"
9. Marketing Officer, Director of Indus. Office	...	"

Non-Officials

10. Shri Elangbam Nodi Singh (E. C. M.)	...	"
11. „ Pukhrambam Tomchou Singh (E. C. M.)	...	"
12. „ Sorokhaibam Chourajit Singh (E. C. M.)	...	"
13. „ L. Chaoyama Singh (E. C. M.)	...	"
14. Md. Alimuddin (E. C. M.)	...	"
15. Shri Maibam Gokul Singh (Representative of the Panchayat)	...	"
16. „ W. Mani Singh (Representative of the Bazar Board)	...	"
17. „ W. Gouramani Singh -do-	...	"
18. „ Th. Shyamo Singh -do-	...	"
19. } Two non-official members to be selected by the Development Commissioner,		
20. } one of whom may be lady.		

T. KIRGEN,
Secretary to the Govt. of Manipur.

PART III

NOTIFICATION.

Imphal, the 17th October, 1955.

No J/5/54.—The following notification published in the Gazette of India, No. 39 Part II—Section 3 dated 24-9-55 is republished for general information:—

New Delhi, the 19th September, 1955.

S.R.O. 2063.—In pursuance of clause (1) of article 239 and clause (1) of article 243 of the Constitution, the President hereby directs that, subject to his control, the Lieutenant Governor or Chief Commissioner, as the case may be, of a Part C State (including the Andaman and Nicobar Islands) shall, in relation to the State concerned, exercise the powers and discharge the functions of a State Government under the Hindu Marriage Act, 1955 (25 of 1955).

(No. F. 80(72)/55-G.)

G. R. RAJAGOPAL, Joint Secy.

A. K. Ray,
Chief Secretary to the Govt. of Manipur.

NOTIFICATION.

Imphal, the 10th October, 1955.

No J/15/54.—The following State Bank of India (Amendment) Act 1955 is republished for general information.

T. Kalachand Singh,
Asstt. Secretary to the Govt. of Manipur.

THE STATE BANK OF INDIA (AMENDMENT) ACT,
1955
(33 of 1955)

An
ACT

to amend the State Bank of India Act, 1955.

BE it enacted by Parliament in the Sixth Year of the Republic of India as follows :—

1. This Act may be called the State Bank of India (Amendment) Act, 1955.

Short title.

23 of 1955.

2 In sub-section (1) of section 5 of the State Bank of India Act, 1955 (hereinafter referred to as the principal Act), for the words and figure "transferred to it by paragraph 2 of the First Schedule", the words and figure "transferred to and vested in it under section 6" shall be substituted.

Amendment of section 5.

3 In section 6 of the principal Act, for sub-section (3), the following sub section shall be substituted, namely :—

Amendment of section 6.

"(3) Unless otherwise expressly provided by or under this Act, all contracts, deeds, bonds, agreements, powers of attorney, grants of legal representation and other instruments of whatever nature subsisting or having effect immediately before the appointed day and to which the Imperial Bank is a party or which are in favour of the Imperial Bank shall be of as full force and effect against or in favour of the State Bank, as the case may be, and may be enforced or acted upon as fully and effectually as if instead of the Imperial Bank the State Bank had been a party thereto or as if they had been issued in favour of the State Bank."

Amendment of Section 16.

4. In sub-section (d) of section 16 of the principal Act, after the words "in existence", the words "in India" shall be inserted.

Substitution of new section for section 51.

5. For section 51 of the principal Act, the following section shall be substituted, namely :—

Requirements of foreign law to be complied with in certain cases.

"51. If, according to the laws of any country outside India, the provisions of this Act by themselves are not effective to transfer to and vest in the State Bank any asset or liability which forms part of the undertaking of the Imperial Bank and which is situate in that country, the Imperial Bank shall take all such steps as may be required by the laws of that country for the purpose of effecting or perfecting such transfer and vesting, and in connection therewith the Imperial Bank may realise any asset and discharge any liability and transfer the net proceeds thereof to the State Bank."

Insertion of new sections 54, 55, 56 and 57.

6 After section 53 of the principal Act, the following sections shall be inserted, namely :—

Amendment of Act XLVII of 1920.

"54. The Imperial Bank of India Act, 1920, shall be amended in the manner directed in the Fifth Schedule.

XLVII of 1920.

No proceeding to lie in India against Imperial Bank after appointed day.

55. On and from the appointed day, no person shall make any claim or demand or take any proceeding in India against the Imperial Bank or a director, officer or other employee thereof in his capacity as such director, officer or employee except in so far as may be necessary for enforcing the provisions of this Act or except in so far as it relates to any offence committed by any such director, officer or employee.

References to the Imperial Bank, the Bank of Bengal, etc., in other laws.

56. On and from the appointed day, any reference to the Imperial Bank or to the Bank of Bengal, the Bank of Madras or the Bank of Bombay in any law (other than this Act or the Imperial Bank of India Act, 1920) or in any contract or other instrument shall, except as otherwise provided in any general or special order made by the Central Government, be deemed to be a reference to the State Bank.

XLVII of 1920.

XLVII of 1920.

57. (1) On such day as the Central Government may, by notification in the official Gazette, specify in this behalf, the Imperial Bank shall stand dissolved, and the Imperial Bank of India Act, 1920, shall stand repealed.
- (2) On the day specified in the notification under sub-section (1), the State Bank shall pay to the Reserve Bank a sum of ten lakhs of rupees.
- (3) If, on the day specified in the notification under sub-section (1) the Imperial Bank has in its possession or custody any assets created on or after the appointed day, such assets shall be disposed of in accordance with the directions issued by the Central Government in this behalf."

Dissolution of Imperial Bank, etc.

7. After the Fourth Schedule to the principal Act, the following Schedule shall be added :—

Insertion of new Schedule.

"THE FIFTH SCHEDULE

[See section 54]

AMENDMENTS TO THE IMPERIAL BANK OF INDIA ACT, 1920.

Section 2.—(a) Omit clauses (c), (d), (f), (g) and (i).

(b) For clauses (j), (k), (l) and (m), substitute—

23 of 1955.

"(j) 'State Bank' means the State Bank of India constituted under the State Bank of India Act, 1955."

Section 3.—(a) In sub-section (2), for the words "Every person who, immediately before the appointed day, was registered as a shareholder or as a holder of stock in any of the Presidency Banks, together with such other persons as may from time to time become shareholders in the Bank in accordance with the provisions of this Act, shall, as long as they are shareholders in the Bank", substitute the following, namely :—"The persons who for the time being are holding office as chairman, vice-chairman and managing director of the State Bank shall".

(b) For sub-section (3), substitute—

"(3) The capital of the Bank shall consist of ten lakhs of rupees which shall be paid to the Bank by the Reserve Bank of India on the 1st day of July, 1955."

(c) Omit sub-section (4).

Omit sections 4, 5, 6, 7, 13, 13A, 14, 15, 16, 17, 18, 19 and 20.

For section 23, substitute the following :—

Head Office of the Bank.

"23 The Bank shall have its Head Office in Bombay."

For section 23, substitute the following :—

General superintendence of affairs and business of Bank.

"24. (1) The general superintendence of the affairs and business of the Bank shall be entrusted to the chairman for the time being of the State Bank who may exercise all powers and do all such acts and things as may be exercised or done by the Bank or which, immediately before the 1st day of July, 1955, were required or permitted to be exercised or done by the Central Board or by any Local Board of the Bank, and accordingly references to the Central Board, if any, in this Act or in any Regulations made thereunder shall be construed as references to the chairman for the time being of the State Bank.

MANIPUR GAZETTE, NOVEMBER 1, 1955

(2) Any of the powers or functions conferred on the chairman of the State Bank by sub-section (1) may be exercised or performed by any such officer or other employee of the State Bank as may be authorised by the chairman by general or special order.

Omit sections 25, 26, 27, 28 and 29.

Section 31—In sub-section (2), omit clauses (a) to (g).

Section 32—Omit sub-section (3).

After section 32, insert the following:—

"32A. (1) Every person (other than the Managing Director and Deputy Managing Director) who, immediately before the 1st day of July, 1955, had authority conferred by any notification issued under Regulation 51 of Schedule II or under Regulation 26 made under section 31 or under any power of attorney granted by the Bank to sign any instrument or perform or do any act or thing for and on behalf of the Bank, shall, on and from the aforesaid date, continue to have the same authority, and shall not, by reason of anything contained in the State Bank of India Act, 1955, be deemed to have vacated any office or employment held by him in the Bank immediately before the aforesaid date in connection with which such authority had been conferred on him, but the Bank may at any time revoke any such authority.

(2) Without prejudice to any other provision contained in this Act, the Bank may, by power of attorney, empower any person for and on behalf of the Bank to execute any instrument or to exercise any right or to perform or do any act or thing which may be executed, exercised, performed or done by the Bank."

In Schedule II,—

(a) Omit Regulation 1 to 48;

(b) for Regulation 49, substitute—

"49. The common seal of the Bank shall not be affixed to any instrument except in the presence of the chairman or the vice-chairman or a managing director of the State Bank, who shall sign his name to the instrument in token of his presence, and such signing shall be independent of the signing of any person who may sign the instrument as a witness, and unless so signed, such instrument shall be of no validity."

(c) in Regulation 51, for the words "The Managing Director and Deputy Managing Director, the secretaries and such other employees", substitute the words "Such employees", and omit the words "and to execute proxies to vote at meetings on behalf of shareholders from whom the Bank holds general powers-of-attorney" occurring at the end;

(d) to Regulation 52, add the following:—

"Provided that nothing contained in this Regulation shall have effect in relation to the holding of any office by, or the employment of any such person in, the State Bank";

(e) in Regulation 54(2), omit "signed by a majority of the Directors";

(f) omit Regulations 55, 56, 57, 58, 60(2), 60A, 61, 62, 63 and 64;

(g) for Regulation 65, substitute the following:—

65. A notice may be served on the Bank by leaving it at, or sending it by post to, the Head Office of the Bank."

4. The amendments made by sections 2 to 7 shall be deemed always to have been made in the principal Act.

5. The State Bank of India (Amendment) Bill, 1955, is hereby repealed.

PART IV**TENDER NOTICE No. 19**

Imphal, the 3rd October, 1955.

1. Separate sealed tenders superscribed as "Tender for Timber Mahal....." are invited for the exclusive right to work out timber from the undermentioned Forest areas and will be received by the undersigned upto 2-0 P.M. on the 18th November, 1955.

Except Cheklaphai Mahal, the period of contract for other Mahals is one year from the 1st December, 1955 to the 30th November, 1956.

2. The tenderer should inspect the Forest Mahals before submission of tender, to have a thorough idea of the Forests. After the sale of the Mahals, no complaint regarding the shortage of timbers, inaccessibility to the Mahal and replacement of the marked trees, will be heard. The intending tenderer should make himself acquainted with the area of the Mahal and the available timbers thereon.

3. Each tenderer should state the monopoly fee in terms of pice per rupee of royalty in addition to the royalty payable on the extracted timber, for the right of working the Mahal. The monopoly fee offered shall be payable each time with the royalty while taking the transit pass. The contractor will also have to pay the Sal Tax of -/-/6 pies per rupee of royalty in addition to the royalty and monopoly fee.

4. The tenderer should deposit an earnest money of Rs. 100/- (Rupees one hundred) only in the Imphal Treasury and should enclose the Treasury Chalan in the tender, failing which no tender will be accepted. The earnest money will be refunded in case of unsuccessful tenders and will be converted into a part of caution money in case of successful tender. Successful tenderers shall execute an agreement within 10 days of the receipt of the information to that effect and shall deposit a caution money of Rs. 500/- (Rupees five hundred) only, failing which the tender shall be treated as cancelled and the earnest money deposited shall be forfeited to the Government of Manipur. After signing agreement if the contractor does not do any work or if it is the opinion of the Forest Officer that proper extraction has not been done by the contractor, the agreement is liable to cancellation without further notice and the caution money of Rs. 500/- only be forfeited.

5. The contractor shall not interfere with persons holding permits from the Forest Department or prevent them from working such produce as may be permitted to remove from the area hereby leased

6. No Uningthou trees should be extracted below 20" inches width when roughly squared. Trees which are reserved and marked for mother trees by the Forest Department in the Mahal should not be felled.

7. The undersigned does not bind himself to accept the highest tender and may reject any tender without assigning any reasons

N. B. :— The period of Cheklaphai Mahal is two years from the 1st December, 1955 to the 30th November, 1957. The maximum annual quota of trees to be extracted is limited to 200 trees or 600 logs for each year.

List of each Timber Mahals for sale is as given below :-

List of timber Mahals for 1955-56

Sl. No.	Name of Reserves	Name of Mahals	Species of trees.	Total No. of trees	Boundaries	Remarks.
1	2	3	4	5	6	7
1.	K. K. Reserve.	Sapermeina Mahal.	180 trees of different soft wood species, 20 trees of Uningthou.	200		

	2	3	4	5	6	7
2.	K. K. Reserve	Nunpani Mahal	100 trees of different soft wood species. 50 trees of Uningthou.	150		
3.	B. B. Forest.	Lairok Mahal. (both side of Lairok river).	150 Teak trees	150	N. Laijing hills. S. Main Road. E. B.B. boundary. W. Main Road.	
4.	Sugnu Forest Reserve.	(a) Tuiyang Reserve.	0 Pine trees.	50	N. Yainganghoubi. E. Pamtulang. S. Salung. W. Kangbung hill.	
		(b) Kana Reserve	50 Pine trees.	50	N. Thumkhong. E. Kapu Tengkon. S. Kangbung hill. W. Kana River.	
		(c) Longya Reserve.	100 Pine trees.	100	N. Paldaihuman. E. Kana River. S. Longya. W. Manipur River.	
5.	Cheklaphai Reserve	—	100 Pine trees.	400	N. Nakhukot. S. Singat Road (Jau Lam). E. Motorable road in Paldai. W. Military Camp.	
6.	Dampi Reserve.	Saiton Loubuk.	600 posts of Sahi Kuhl	600	N. Hill Ridge. S. Sandangkhong Maru. E. Khal Tengol. W. Sandangkhong Maru.	
7.	Cheklaphai Reserve.	(i) Chekla- phai Mahal No. II (a)	600 posts of Uil & Thangji	600	N. Sehbemching. S. Mangyem Thumgong. E. Sehbem khunman. W. Tiddim Road.	
8.	Do	(ii) Chekla- phai Mahal No. III	600 posts of Uil, Sahi & Kuhl.	600	N. Mangyem Thumgong. S. Paldai Stream. E. Tongmanching. W. Tiddim Road.	
9.	Sugnu Forest Reserve.	(i) Yangen- ching Re- serve.	50 Sahi Kuhl posts 40 Manahi & Thangji. 10 Uil.	100 " "	From Heininglok to Nungpanlok.	
		(b) Kangbung Reserve.	100 Sahi Kuhl 30 Manahi & Thangji 20 Uil.	" " "	150 " "	From Simon Paraw to Tebilok.
		(c) Kana Reserve.	100 Sahi Kuhl. 80 Manahi & Thangji. 20 Uil & Khal.	" " "	200 " "	From Thumgonglok to Khoktubilok.
		(d) Longya Reserve.	100 Sahi Kuhl. 50 Manahi & Thangji. 50 Khal & Heiru.	" " "	200 " "	From Paleipokpilok to Paringlok.

R. K. B. C. Singh,
Forest Officer, Govt. of Manipur.

NOTICE No. 20

Imphal, the 3rd October, 1955.

1. It is hereby notified for general information that the auction sale of the undermentioned fuel coupes will take place in the Forest Office, Imphal at 11-0 A. M. on the 17th November, 1955.

2. The period of contract for working the Mahals is six months from the 1st December, 1955 to the 31st May, 1956.

3. The intending bidders may visit the firewood coupes notified for auction sale on information to the Foresters in charge so that they may have a thorough knowledge of the area and firewood content of the coupes. When the auction is done and prices settled down, no complaint in respect of paucity of available firewood and ignorance of area etc. etc. will be heard.

4. No mother trees marked by the Forest Department nor any class trees namely Ushoi, Tairen, Uningthou, Shileima, Pareng, Khal, Uil, Tera, Nawu, Khabi-Nungabi, Uchal which might occur in the coupe, would be allowed to cut for firewood.

5. Royalty will be charged on and above the lump sum monopoly fee offered by the successful bidder.

The monopoly fee will be payable on the very day of the sale as soon as the sale of the coupe is concluded and royalty at fixed Schedule, on every consignment at the time of transit at the Forest Revenue Stations.

6. The successful bidders shall execute an agreement within one week from the date of sale and shall deposit a caution money of Rs. 100/- (Rupees one hundred) only, be refunded on expiry of the contract period without any interest. Any amount which might be due to the Government on account of compensation or any other cause in working the coupe be recoverable from the caution money deposited by the contractor.

The list of fuel coupes to be sold for the year 1955-56 with details of boundary limit is as given below.—

Sl No.	Name of Reserve	Name of Mahals.	Boundaries.	Remarks or species of Fuel.
1	2	3	4	5
1.	K. K. Reserve.	Kangpokpi Mahal Plot No. (I).	S. Keithelmaubilok. N. Bridle path leading to Thumyang hill village. E. Paddy Field. W. Thotnilok.	Uyung, Sahi & Kuki only.
2	K. K. Reserve.	Kangpokpi Mahal Plot No. (II).	N. Thunamluk. S. Bridle path leading to Thumyang village E. A straight line on extension to the bridge path from Tokpa to Thunam. W. Paddy Field.	Uyung.
3.	Khamellok Gwaltabi Reserve.	Kabokchaibi & Nembralok firewood Mahal.	N. Kanglam & Chingyang. S. Lokchao. W. Chingyang. E. Paddy Field & Chingkhong.	Sahi Kuki etc.

1	2	3	4	5
4.	Khamellok Gwaltabi Reserve.	Sallu Lokchao & Leingangtabi firewood Mahal.	N. Sallulokchao Chingyang. Sahi Kubi etc. S. Salingalok & Chingyang. E. Chingyang. W. Chingyang	
5.	Chingkhei Ching Reserve.	Chingkheiching Topmaning Ching.	N. Lokmachao in front of Tinsit Amanba Road. S. Wakha Chingjeng. E. Chingyang. W. Foot-hill & Yarallou.	Do
6.	Do	Chingkheiching Reserve Nongpok Sanjembam & Sang- shabi.	N. Khongnangkhang of Thambal Lairenbi S. Chingyang adjoining Khukda Piba Ching. E. Chingjin of Heiyu Makhong & Paddy Field. W. Chingyang.	Do Do
7.	Sambei Purum Reserve.	Sambei Mahal.	N. Timbirok Chingjin. S. Soibam Loubuk adjoining Village. E. Chingyang. W. Field.	Do
8.	Heingang Reserve.	Heingangching Kithmlok	N. Chingjun adjoining Lamphel. S. Thangkhanglok Chingjun. W. Chingyang E. Loubuk.	Do
9.	Do	Chingphei Mahal.	N. Chingyang S. Paddy Field. E. Iren K ching Ching- jeng Loupham Lambi. W. Hill between Khal Houbi & Kangthabilok.	Do
10.	Dampi Reserve Moirang side	Tuithabi Mahal.	N. Jilamlak. S. Molwarfei Khonglambi. E. Chingyang. W. Tampok.	Do
11.	Dampi Reserve Ithai side.	Khal Tengol Mahal	N. Hill ridge. S. Sandangkhang Maru. E. Huisibi Chingjen W. Saiton Paddy Field.	Do
12.	Langon Reserve.	Lambngei Mahal.	N. Lersaopokpitok. S. Manipur Rifles' new shooting Range. E. Lambngei village & Paddy Field. W. Chingyang.	Do
13.	Do	Khamrang Mamang Ching.	N. Santna Chingjin. S. Yengaobung. E. Chingyang. W. Village & Paddy Field.	Do

R. K. B. C. Singh,
Forest Officer, Govt. of Manipur.

TENDER NOTICE No. 21

Imphal, the 5th October, 1955.

1. Sealed tenders superscribed as Tender for "Block No." are invited for the exclusive right to work out timber from Manipur Forest Blocks and will be received by the undersigned upto 2-0 P. M. on the 15th December, 1955. The period of contract is 3 years from the 1st January, 1956 to the 31st December, 1958.

2. The tenderers should inspect the Forest Blocks before submission of tenders, to have a thorough idea of the Forests. After the sale of the Blocks, no complaint regarding the shortage of timbers, inaccessibility to the Mahal and replacement of the marked trees, will be heard.

3. Each tenderer should state the monopoly fee in terms of pice per rupee of royalty payable on the extracted timber, for the right of working the timber. The monopoly fees offered shall be payable each time with the royalty while taking the transit pass. The contractor will also have to pay the Sale Tax of 5 pice per rupee of royalty in addition to the royalty and monopoly fee.

4. The tenderer should deposit an earnest money of Rs. 100/- (Rupees one hundred) only in the Imphal or Silchar Treasury and should enclose the Treasury Chalan in the tender, failing which no tender will be accepted. The earnest money will be refunded in the case of unsuccessful tenders and will be converted into a part of caution money in case of successful tender. Successful tenderers shall execute an agreement within 14 days of the receipt of the information to that effect and shall deposit a caution money of Rs. 200/- (Rupees two hundred) only failing which the tender shall be treated as cancelled and the earnest money deposited shall be forfeited to the Government of Manipur. After signing the agreement if the contractor does not do any work or if it is the opinion of the Forest Officer that proper extraction has not been done by the contractor, the agreement is liable to cancellation without further notice and the caution money of Rs. 200/- (Rupees two hundred) only be forfeited.

5. The successful tenderers shall not interfere with the working of bamboos or canes in the same Mahal by any contractor during the currency of the lease.

6. The undersigned does not bind himself to accept the highest tender and may reject any tender without assigning any reasons.

7. The following reserves namely Jiribukh Reserve, Kaiphandai Reserve, Tingmun Faibok Reserve and Torbung Reserve situated in Block. M. II and III, M. I(a), M. III and M. XII respectively will be closed for timber operations.

The maximum annual quota of logs to be extracted is limited to 600 logs from each block.

The list of Blocks to be sold is as given below :--

1. Block Nos. I(a), I(b), II, III, IV, V, VI, VII, VIII, IX, X and XII.
2. Block Nos. VI, XI and XIII.
3. Block Nos. XIV, XV and XIX.

R. K. B. C. Singh,
Forest Officer, Govt. of Manipur.

NOTICE No. 9

Imphal, the 13th Oct., 1955.

Applications stating age, educational qualification, previous experience accompanied by attested certificates and testimonials if any, No. of wife living if married, home address and father's name are invited for the posts of 6 Field Assistants in the scale of Rs. 40-2-60-4-0/- 1 (one) Jeep Driver in the scale of Rs. 40-2-80/- and 2 posts of Messengers in the scale of Rs. 22-1-28 plus usual dearness allowances to reach the undersigned on or before the 17th November, 1955.

As regards Field Assistants preference will be given to those persons who passed the Veterinary Stockman Course.

N. B. RAY,
Offg. Chief Medical Officer, Manipur.
(Veterinary).

Imphal, the 28th October, 1955.

No. V. 7. Press Pub 55.— Applications are invited from Indian national for the post of a Rehabilitation Officer under the Government of Manipur on the scale of pay of Rs. 200-10-350/-. The post is sanctioned upto the 29th of February, 1956 but is likely to continue beyond that date. Applicants must be graduates of a recognised University and possess some experience of office and field work and be capable of intensive touring. Other things being equal preference will be given to refugees possessing knowledge of local conditions.

2. Applications stating age, educational qualifications, permanent address, whether married and if so the number of wives living name of father and accompanied by attested copies of educational certificate and two character certificates in original from Gazetted Officers, one of which must be countersigned by an officer not below the rank of Sub-Divisional Magistrate should be sent to the Deputy Commissioner, Manipur, Imphal so as to reach him not later than 10th of November, 1955. Applicants should be prepared to come to Imphal on their own cost for interview if required. Candidates already serving in other Govt. Departments should apply through proper channel.

A. K. Ray,
Chief Secretary to the Govt. of Manipur.

NOTICE No. 27/TE

Imphal, the 28th October 1955.

Applications stating age, qualification experience in teaching (if any) and also number of living wives if married are invited for the post of pandit of Aimal U. P. School on pay scale of Rs. 300-1-5 (EB) 1-40 plus Dearness allowance as admissible under rules.

None need apply who has not passed teachership Examination

The application will be received by the undersigned upto 10-11-55. Other things being equal, preference will be given to the candidate knowing two or more local languages.

K. Goura Singh,
Inspector of Schools Manipur
I/C of D. I. (T).

NOTICE.

Imphal, the 22nd October, 1955

No. 9/55.—Scaled tenders with samples of cloth are invited for the supply of the following liveries of the Grade IV employees of the District & Sessions Court and its subordinate ones. Tenders addressed to the District & Sessions Judge, Manipur will be received by the undersigned upto 1 p.m. of the 17th November, 1955 and they will be opened on the same day before the tenderers.

Further details may be had from the office during the office hours.

There shall be no binding to accept the lowest tender or to assign any reason for acceptance of any tender.

1. 14 Khaki Coats (Complete)
2. 16 Khaki Flannel Suits (Complete)
3. 17 Khaki long pants (Complete)

M. Choudhury,
C. O. C.,
District & Sessions Court, Manipur

CORRIGENDUM.

Imphal, the 28th Oct. 1955.

No. HCNA/15/52/156—I please make the following corrections and insertion to the Manipur Cinematograph Rules, 1955 issued under Notification No HCNA/15/52 dated the 5th October, 1955 published in the Gazette of Manipur, Extra-Ordinary issue No. 35-F-8 dated the 21st October, 1955. —

1. In Rule 3(2) read 'Licensee' for 'Licensee'.
2. Put a comma after the figure (3) occurring in the first line to proviso of Rule 3(3).
3. Read 'Licensee' for the word 'License' occurring in the penultimate line in Rule 7(4).
4. Substitute the word 'to' for the word 'on' occurring in the last line in Rule 12(2).
5. Read 'tampered' for 'tampered' occurring in the last but one line in Rule 20.
6. Insert the word 'is' after the words 'alternations' and 'in' occurring in the third line in Rule 21(3)

By order,
T. Kipgen,
Secretary (HED) to the Govt of Manipur.

Imphal, the 2nd November, 1955.

The 26th October, 1955 being a holiday on account of Durga Puja, there was no issue of the Manipur Gazette, on that date.

T.Y. Singh,
for Superintendent, Govt. Press, Manipur.



EXTRAORDINARY
PUBLISHED BY AUTHORITY

No 36 E-9

Imphal, Sunday, October 25, 1955

GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

Imphal, the 19th October, 1955

No. CA 44 55 15 The Chief Commissioner is pleased to create a post of Asstt. Secretary/Education in the higher Secretariat on the sanctioned scale of pay for Asstt. Secretary to the Administration, i.e. Rs. 2502-0-300 (Gr. 25-190 (EB) 25-600 (EB-2-650) plus dearness allowance from the date of taking up of the post till the end of February 1956.

2. The expenditure will be met out of the sanctioned budget estimates for the current year under the Head A-1 (Civil Administration—A-1 D) - Pay of Officers of Account III for the year 1955-56.

A. K. Ray,
Chief Secretary to the Govt. of Manipur

NOTIFICATION

Shillong, the 26th October, 1955.

Subject—THE COMPILATION OF THE CENTRAL GOVT. COMPILATION OF TREASURY RULES VOL. I (First Edition—Second Reprint)

NOTIFICATION No. TM 14 55 27— Advance copies of the draft corrections to the Central Government compilation of Treasury Rules Vol. I, First Edition, Second Reprint are published below for circulation of all treasury and sub-treasury officers and Central head office department.

H. G. Pal,
Assistant Accounts Officer

Draft correction to the Central Government compilation of Treasury Rules Vol. I (First Edition, Second Reprint)

No. 197.

Page 230, Rule 71d

Insert the following as a note below this rule

Note.—A scheduled Bank applying for payment of the amount of a telegraphic transfer may not produce the telegram received from the remitter, but instead of a mere letter from the Agent Manager of the branch concerned advising receipt of intimation of the telegraphic transfer and demanding payment should be considered adequate for the purpose of clause (i) of this rule.

No. 198

Page 125, Rule 381

After the words "other than United Kingdom" in the line 2 of this rule add "and" the United State of America

NOTIFICATION.

Shillong, the 3rd October, 1955.

Subject :—DRAFT CORRECTION TO THE CENTRAL GOVT. COMPILATION OF TREASURY RULES VOLUME II FIRST EDITION REPRINT.

NOTIFICATION No. TM.1455/28.—An advance copy of the draft correction to the Central Govt. compilation of Treasury Rules Vol. II First Edition Reprint is published below for information of all the treasury and sub-treasury officers and central Heads of departments.

S. S. Lal,

Deputy Accountant General (I), Assam.

Draft correction to the Central Govt. Compilation of Treasury Rules Vol. II, First Edition, Reprint.

(In the appendix E to Vol. II of C.T.R., add the following as part III :—).

No. 96.

HINTS ON DETECTING COUNTERFEITS OF PURE NICKEL COINS.

With the introduction of Pure Nickel series of coins in 1946, comprising Rupees, 1/2 Rupees and 1/4 Rupees, the design of these coins was changed; the sizes and standard weights of the coins remaining the same as in previous issues, except in the case of the Rupee, which became smaller in diameter and consequently thicker, the weight remaining the same at 180 grains troy—the 1/2 Rupees and 1/4 Rupees weighting 90 grains and 45 grains respectively. Pure Nickel rupees were first issued bearing the date 1947 and 1/2 Rupees and 1/4 Rupees bearing the date 1946. Pure Nickel rupees of 1947 and 1/2 rupees and 1/4 rupees of 1946 and 1947 bore on their Reverse the Tiger and on the Obverse the effigy of King George VI. No coins bearing the date 1948 and 1949 were minted and issued by the Indian Mints. Pure Nickel Rupees, 1/2 Rupees and 1/4 Rupees of 1950 and on-wards bear on their obverse the Asoka Pillar and on the reverse the Ears of corn design. In the Pure Nickel series of coins the rupees are security edged, whilst the 1/2 and 1/4 rupees bear a plain milling.

Adoption of Pure Nickel in itself is a safeguard against counterfeiting. One of the chief advantages lies in the difficulties of production. Pure Nickel cannot readily be used for the making of small sand castings having a good surface finish. As the chief method of the Counterfeiter is to cast individual coins in sand or metal moulds, he must employ some alternative medium which can readily be detected. A distinctive feature of nickel is that it is magnetic, and no other metal which might conceivably be considered suitable for coinage has this property. Therefore a magnet can be used as a test of the genuineness of pure nickel coins. Further more pure nickel is particularly free from tarnishing, any dirt or finger marks can be wiped clean with a dry rag.

Two kinds of counterfeits of pure nickel coins are found viz. cast and struck, or a combination of the two.

Cast counterfeits are the most easily made, and therefore are more usually found. The mould into which the molten metal is poured, may be made of sand, clay, powdered burnt brick, plaster of paris or similar materials and the impression on the mould is taken from a genuine coin. The mould has a small hole or 'gate' cut in the rim, through which the molten metal is poured. The metal which fills this hole, and solidifies with the rest of the casting, forms a projection on the rim of the cast coin, which must be cut off to enable the rim at this point to be finished and milled by hand, and the security groove put in. Signs of this hand finishing can usually be detected on the rim of cast counterfeits.

Struck counterfeits are made by striking or pressing blanks between dies of hard metal, the designs of which are engraved by hand, or from dies of softer metal on which the impressions can be transferred from a genuine coin. The blanks, thus struck, may have been first cast or cut from sheet metal.

Counterfeits are more easily detected if compared with one or more genuine coins of the same design, using a magnifying glass if necessary. A suspicious coin may also be weighed against a genuine coin showing the same amount of wear, since most counterfeits which do not contain much lead are lighter than genuine coins.

The only disadvantage of pure nickel coins is that they have no ring, and for centuries Indians have been accustomed to judge the genuineness of the silver coins by listening for the clear ring of high touch silver coins. There is no doubt that the ringing test diminished in importance when quaternary alloy coins with 50% silver were introduced. These coins give a much higher and sharper ring than their high touch predecessors. The cumbness of pure nickel coins however is compensated for by their magnetic properties and any small boy equipped with a cheap magnet can easily distinguish a counterfeit from a genuine coin.

The thickness of a genuine coin is uniform whilst counterfeits are sometimes thicker at one side than at the other, and are often slightly bent or distorted, so that they will not lie evenly between two other coins.

The rim of genuine pure nickel Rupees, 1/2 Rupees and 1/4 Rupees are regularly milled and all round with straight indentations at right angles to the faces, but pure nickel rupees have also a security device in the centre of the milled edge. This device consists of a shallow groove with a design consisting of a chain of small beads in relief in two sections separated by blank spaces. In counterfeits of these coins the milling is often at a slant, the spaces between the indentations irregular and the indentations themselves uneven or broken. The milling can best be examined by placing the suspected coin between two good coins of the same description, when defects can readily be detected.

Coins should not be classed as counterfeits solely on account of bad milling, since genuine coins are found with worn milling, with portions soldered for use as ornaments or with the edges filled or touched up. Coins of which the milling is good however, are seldom counterfeits.

The heads which appear in relief, inside the security groove on the Rupee coins, should be clear cut, well defined, and uniform in size and shape. The blank portions of the groove should be equal in length. In counterfeits, the beads are often badly shaped and uneven in size, the intervening spaces being sometimes filled with metal. The blank portions usually show signs of metal having been scooped out by hand, resulting in the broken milling on either side of the blank portion, and possibly a wider groove in genuine coins.

The devices on the obverse and reverse should be clear and well defined, especially in outline. Blurred lines or edges and an imperfect impression [unless plainly due to wear and tear] are suspicious. Letters and figures of the inscription should be clear well defined and rounded. Blurred, irregular, or double lines are to be regarded with suspicion. In some counterfeits the letters are much thinner than on genuine coins.

The table or plain surface of the coin (i. e. the portion not occupied by any design or inscription) should be smooth, even and free from blemish. An uneven, spotted or rough surface with irregular masses of metal thereon is suspicious.

All cast coins are counterfeits. In a cast coin the surface is usually rough, or pitted with minute holes. The rim is usually defective, particularly at the 'gate' or point where the metal was poured into the mould.

In the case of struck counterfeits, it is not unusual to find several with identical marks or defects, having been struck from the same dies. The milling is usually very irregular. In the case of cast counterfeits, the milling and the design in the groove are often evenly spaced, except at the 'gate' where the surplus metal has been removed.

Genuine coins which have suffered by the action of chemicals or fire may have rough and discoloured surfaces though they are suspicious coins should be sent to one of the Mints for examination.

Counterfeits made from a mixture of tin and lead are soft and easily bent, and will sometimes emit a crackling noise when bent between the fingers while being held close to the ear.

The above hints are also helpful in detecting counterfeits of Cupro Nickel Coins and Bronze Coins of the years 1946 and onwards, except that these coins are non-magnetic and their designs were altered in the year 1950.

The two anna, one anna and half anna cupro-nickel coins of 1950 and onwards bear the Asoka Pillar on the obverse and the Asoka Bull on the reverse. Their weights, sizes and shapes remaining the same as that of their predecessors. The Bronze single pice of 1950 bears the Asoka Pillar on the obverse and the Asoka Horse on the reverse. It is circular in shape and weighs of 60 grains. From 1951 onwards the bronze single pice weighs 45 grains, all other features remaining the same as for 1950 except that the coins of 1951 and onwards are thinner than those of 1950, due to the reduction in weight.

NOTIFICATION

Shillong, the 3rd October, 1955.

Subject :-- Amendments to chapter III of the executive instructions contained in Part XIV of the Central Govt. compilation of treasury Rules Vol. I.

NOTIFICATION No. TM.14/55/29.— An advance copy of the draft correction to the Central Govt. compilation of Treasury Rules Vol. I is published below for information of all the treasury and Sub-Treasury Officers and Central Heads of departments.

S. S. Lal,

Deputy Accountant General (I), Assam.

Amendments to chapter III of the Executive instructions contained in part XIV of the Central Govt compilation of treasury Rules Vol. I.

No 199.

1. Replace the existing paragraphs 20 and 21 by the following.

Chapter III Coin.

Kinds of coin and Legal Tender.

20. Under the Indian Coinage Act (Act III of 1906) as amended from time to time the following coins have been issued :—

(i) Silver Rupee, half-rupee, quarter-rupee and eighth-rupee. The standard weight of the rupee is 180 grains troy, eleven-twelfth fine and the other silver coins are of proportionate weight. Silver rupees, half-rupees and quarter-rupees issued under the Indian coinage (Third Amendment) Ordinance, 1940, Indian Coinage (Amendment) Act (Act VI) of 1940, respectively, are one-half fine.

Note :—Under Act IV of 1919, silver eighth rupees are no longer coined and issued. Coins previously issued continue to be legal tender under the conditions specified in this chapter.

- (ii) Pure Nickel-Rupees (issued under the Indian Coinage (Amendment) Act, 1947) and half-rupees and quarter-rupees since the standard weights of which are 180, 90 and 45 grains troy respectively.
- (iii) Cupro-nickel-eight anna piece, four anna piece, two anna piece, one anna piece and half anna piece, the standard weights of which are 120, 105, 90, 60 and 45 grains troy respectively.

Note :—Cupro-Nickel eight-anna pieces are not issued now. The coins already issued have been called in under Section 15A of the Indian Coinage Act.

- (iv) Nickel Brass—Two anna pieces, one anna piece and half-anna piece, the standard weights of which are 90, 60 and 45 grains troy respectively.
- (v) Copper and Bronze—Single pice or quarter anna, half pice or one-eight of an anna, and the pice or one-twelfth of an anna. The types and weights of the above coins are detailed below :—

Single pice (copper)	100 grains
„ (bronze King's Head)	75 „
„ („ Washer Type)	30 „
„ („ Asoka Pillar)	60 „
„ („ Asoka Pillar)	
1951 and later issues	45 „
Half pice (copper)	50 „
„ (bronze)	37.5 „
Pie Pieces (copper)	33.333 „
„ (bronze)	2 „

21. Subject as provided in para 22 below, the rupee coins are legal tender to any amount, half-rupees for any sum not exceeding ten rupees and all other coins for any sum not exceeding one rupee, provided they satisfy the requirements of paragraph 30 below. Cupro-nickel eight-anna pieces are now legal tender only at Issue Department of the Reserve Bank of India.

- (ii) Para 22 (1): In line 1 substitute the words 'eighth-rupees' for 'eight rupees'.
- (iii) Para 22 (2): In line 3 substitute 'have ceased' for 'cease' in line 7 substitute 'its' for 'his'.
- (iv) Para 22 (3): In line 4 substitute 'have ceased' for 'cease'.
- (v) Replace the existing paragraphs 23 to 27 by the following:—

23. Double pice coined and issued under the Coinage Act of 1835 and subsequent Acts are legal tender for any sum not exceeding one rupee.

24. Deleted.

RECEIPT OF COIN AT TREASURIES AND SUB-TREASURIES.

25. The following instructions should regulate the receipt at treasuries and sub-treasuries of small coin, and of coin which is not legal tender:

- (i) Subject as provided in paragraph 22 above half rupees and small coins of all denominations should be received in payments to the Govt. to any amount, although they are legal tender only for a sum not exceeding ten rupees and one rupee respectively.
- (ii) Silver coins issued before 1st September '35, that is to say, all silver coins issued by the East India Company bearing merely inscriptions in Indian character (chief among which are the coins known as "Farrukhabad" and "Mursidabad" rupees) should be received at the treasuries at the following rates:—

- (1) at 8 annas a tola, for each tender of 500 coins or less;
and
- (2) for amounts in excess of this number, at bullion value calculated at the market rate of silver, of the day to be ascertained from the Manager Reserve Bank of India, Bombay.
- (iii) Copper coin bearing any trace of mintage by the East India Company e. g., coin having as a device a pair of scales and XX cash (of which the value of one-third of an anna) should be received in payment of Govt. dues upto any amount.
- (iv) Gold mohurs coined under the Gold Coinage Act (XIV of 1918) should be received for exchange at Rs. 15/- each, if they are not counterfeit and if not of less weight than 122½ grains and if they have not been fraudulently defaced. A coin which does not fulfil these conditions should be returned to the tenderer. The coins thus exchanged should not be transferred to currency chest but retained in the treasury, pending remittance to the Issue Department of the Reserve Bank of India at the earliest opportunity.
- (v) Deleted.
- 26. Deleted.

EXCHANGE OF SMALL COIN.

27. Half-rupees and small coins of all denominations (subject to any special instructions which may be issued for their withdrawal) should be issued freely to persons wishing for them, either in payment of claims against the Government, or in exchange for rupees, or for notes which the treasury may be cashing. Treasury Officers are responsible for seeing that a sufficient stock of small coins is maintained to meet all such demands.

- (vi) In line 2 of para 31 (2), delete the words 'Silver or nickel.'
- (vii) In lines 1 and 2, of para 34, delete the words 'Silver or nickel.'
- (viii) In line 7 of para 35, for the words "Calcutta, Bombay or Lahore" substitute "Alipore (Calcutta) or Bombay."
- (ix) In line 1 of para 38, substitute 'an Issue Department of the Reserve Bank of India' for 'a Currency Office'. In line 3 of the same para before the word 'Treasury' add 'or a branch of any other bank acting as an agency of the Reserve Bank.'
- x. In line 2 of para 43 (ii), in lines 2 and 7 of para 45 (1), and in line of para 45 (2), delete the word 'British'. In line 4 of para 45 (2), after the word 'Treasuries' insert 'or'.
- xi. Delete the last sentence of sub-paragraph (2) of para 47.
- xii. In line 3 of para 48 (1), delete the comma after 'if' and insert it before that word. In line 6 of the same para delete 'and' after the words 'piece of metal.'
- xiii. In line 11 of para 49, delete the word 'Local'. In lines 12 and 15 of the same para delete the words 'Imperial Bank of India' and substitute in the place 'agency bank' wherever they occur.
- xiv. Para 50: Delete this paragraph.
- xv. Substitute the following for sub-para (1) of para 51:-
51 (1) The above instructions provide for the withdrawal of counterfeit, light weight and defaced coin from circulation, but in order to maintain the currency in the hands of the public in as good condition as possible, the following coins should also be withdrawn from circulation whenever they are received at a treasury, although they are legal tender:-

- (i) Rupees and half rupees of the mintage of 1835.
- (ii) Silver rupees, half-rupees and quarter-rupees which are one half fine (issued in 1940 and after).
- (iii) Cupro-nickel four anna coins.
- (iv) Nickel-brass coins of all denominations.
- (v) Copper double piece coins.
- (vi) All single piece coins except these bearing the Asoka Emblem.
- (vii) Pure Nickel cupro-nickel and bronze coins which are so worn that the denomination and date are easily decipherable.
- (viii) Copper coins which are defaced or badly worn or which for any other reason are considered to be unfit for circulation.
- (ix) Silver quarter rupees and one-eighth rupees.
- xvi. In lines 3 and 4 of para 53, for the words "Calcutta, Bombay or Lahore" substitute "Alipore (Calcutta) or Bombay".
- xvii. Para 55. Delete the sub-paragraph (2) and also delete the number "(1)" appearing against the existing sub-paragraph (1) or paragraph 55.
- xviii. In lines 2, 6 and 14 of para 56(3), substitute the words 'State' for 'Provincial'. Delete the words 'as the case may be' in line 3 and also delete the words 'or the Head of the Local Administration' wherever they occur in this para 56(3).
- xix. In line 10 of para 62(2), substitute the words 'agency banks' for the words 'Imperial Bank of India'. In line 11, delete the word 'Local'.
- xx. In line 1 of para 66, substitute 'this' for 'their'.

ORDER.

Imphal, the 12th October, 1955.

No. V.10.FD-ORDER/Pub/55.— The following notification issued by the Govt. of India, Ministry of Information & Broadcasting is republished for general information.

New Delhi-2, the 6th October, 1955.

S. R. O. In pursuance of clause 2 of the directions issued under the provisions of each of the enactments specified in the First Schedule to the Order of the Government of India in the Ministry of Information & Broadcasting No. S. R. O. 945 dated the 28th April, 1955 the Central Government with previous approval of the Film Advisory Board, Bombay hereby certifies the film specified in column 2 of the schedule hereto annexed, in all its language versions, to be of the description specified against it in the corresponding entry of column 5 of the said schedule.

SCHEDULE.

S. No	Title of the film.	Name of the producer.	Source of supply.	Whether a scientific film or a film intended for educational purpose or a film dealing with news and current events or a documentary film.
1.	2.	3.	4.	5.
1.	Indian News Review No.364.	Government of India, Films Division, Bombay.	Government of India Films Division, Bombay.	Film dealing with news and current events.

(1/16/55-F:App/52)

Gopendra Sharma,
Publicity Officer, Manipur.

NOTICE.

No. T/24-25/55.

Imphal, the 10th October, 1955.

Sealed tenders will be received from the registered contractors upto 12 Noon of 31-10-55 in the Office of the Executive Engineer, Irrigation Division for the undermentioned works. Details may be had from the Office of the undersigned during office hours.

Name of work.	Estimated cost.	Earnest Money
1. Construction of 3 J. O. C.'s Quarters for Manipur Rifles at Imphal.	Rs. 32,013/-	Rs. 800/-
2. Construction of Office Building for the Agricultural Department at Imphal.	Rs. 88,140/-	Rs. 2,200/-

Y. Tombi Singh,
Executive Engineer,
Irrigation Division, Imphal.

NOTICE No. 20.

Imphal, the 19th Oct., 1955.

Applications in their own hand-writing) stating age, qualification, experience, number of wives living, knowledge of one or more local languages etc., are invited for the following posts.

Sl. No.	Name of posts.	Scale of pay.
1.	One post of teacher in Sawomhung M.E. School	Rs. 55-2-75-EB 3-90/-p.m. with usual D.A.
2.	One post of pandit in Moidangpok Rural L.P. School.	Rs. 30-1-35-EB-1-40/-p.m. with usual D.A.
3.	One temporary post of orderly to the Deputy Inspector of Schools Valley.	Rs. 22- $\frac{1}{2}$ -28/- p.m. with usual D.A.

Minimum qualifications for (1) & (2) :—Matriculate of a recognised University (I.A. or I.Sc. with Hindi knowledge preferred for the post of teacher in M.E. School).

Applications will be received by the undersigned by the 4.11.55 during office hours and candidates are to attend the office on the 7th Nov., 1955 for a preliminary selection.

B. C. Roy,
Offg. Deputy Inspector of Schools,
Manipur (Valley).

Imphal, the 20th October, 1955.

No. 8/JS/II/55-56.—It is hereby notified for general information that pursuant to section 20 of the Societies Registration Act XXI of 1860, an Association under the name and style of the New Popular Club has been incorporated and numbered as 8 of 1955-56 dated the 20th October, of the year one thousand nine hundred and fifty five Anno Domini.

U. M. SINHA,
Registrar,
Joint Stock Companies, Manipur.

Imphal, the 20th October, 1955.

No. FA/12/54.—The following letter No. 6/1/55-SCT dated 24-9-55 received from the Deputy Secretary to the Govt. of India, Ministry of Home Affairs, New Dehli is republished for general information.

O KATHIPRI,

Asstt. Secy. (Tribal) to the Govt. of Manipur.

Subject :—Reservation of vacancies for Scheduled Castes and Scheduled Tribes.

With reference to your letter No FA/12/54/17, dated the 27th February 1955, on the above subject, I am directed to say that the Government of India have decided that in the case of direct recruitment to Class III and Class IV posts and services in the Manipur State, 20% (twenty per cent) of the vacancies should be reserved for Scheduled Tribes and Scheduled Castes taken together. As the population of Scheduled Castes in the State is negligible, the bulk of the vacancies so reserved will be available to members of Scheduled Tribes.

2. As regards direct recruitment to Class I and Class II posts and services under the State Government, the reservations laid down for Scheduled Castes and Scheduled Tribes in sub-paragraphs (a) and (b) of paragraph 2 of this Ministry's Resolution No. 42/21/49-NGS, dated the 13th September 1950, should continue to be followed. However, if suitable candidates belonging to Scheduled Castes are not available for appointment to vacancies reserved for that community, the vacancies should be treated as reserved for Scheduled Tribes and vice versa, in accordance with the orders contained in this Ministry's Office Memorandum No. 42/32/53-NGS(SCT), dated the 7th December 1954, a copy of which was forwarded to the State Government with the late Ministry of States letter No. 33(21)-S/54, dated the 17th December, 1954.

Imphal, the 29th Oct., 1955.

No. 1-Co/19/55.—As required under Section 43 (4) of the Co-operative Societies Act II of 1912, any objection or suggestion made in connection with the draft amendment to the Co-operative Societies Rules published in the Manipur Gazette No. 27 dated the 31st August, 1955 is hereby called for from the public and will be received upto the 17th November, 1955 by the undersigned.

K. Gourakishore Singh.

Asstt. Secretary (MVT) to the Govt. of Manipur.

Imphal, the 22nd October, 1955.

Tenders are invited from Bonafide labour suppliers for supply of labour for unloading and loading of articles from/to vehicles to/from Godown in Manipur State Transport, Imphal. Proper stacking and weighment of packages either damaged or otherwise as and where required will be done by the suppliers at their cost. The tenders should be in rate per maund and reach the undersigned on or before 7-11-55 and will be opened on the next day at 10 A. M. before those who elect to be present. The successful tenderer will have to deposit a sum of Rs. 100/- as security in cash within seven days of acceptance of tender.

The undersigned reserves the right to reject the lowest or any tender and is not bound to assign any reason thereof.

S. Palit,

Officer on Special Duty, M. S. T. Imphal.

Manipur



Gazette

**EXTRAORDINARY
PUBLISHED BY AUTHORITY**

No. 35-E-8

Imphal, Friday, October 21, 1955.

GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

NOTIFICATION.

Imphal, the 5th October, 1955.

No. HCNA/15/52.—In exercise of the powers delegated to him by the President under clause (1) Article 239 of the Constitution published under Notification No. 20/14/52-F-II of the Government of India, Ministry of Information and Broadcasting, dated the 21st July, 1952 and in supersession of the rules issued under Notification No. H-Misc/79/51 dated the 1st July, 1951, published in the Gazette of Manipur, extraordinary issue No. 22-E-7, dated the 21st July, 1951, the Chief Commissioner is pleased to make the following rules under Part III, section 16 of the Cinematograph Act, 1952 (XXXVII of 1952).

- (a) Prescribing the terms, conditions and restriction subject to which licences may be granted under the said Part.
- (b) Providing for the regulation of Cinematograph exhibitions for securing the public safety, and
- (c) Prescribing the time within which and the conditions subject to which an appeal under sub-section (3) of section 12 of the said Act may be preferred.

T. Kipgen,
Secretary (HED) to the Govt. of Manipur.

THE MANIPUR CINEMATOGRAPH RULES, 1955.

*(Rules made under part III, section 16 of the Cinematograph
Act, 1952 (XXXVII of 1952).*

PART I

INTRODUCTION.

1. **Title.**—(1) These rules may be called the Manipur Cinematograph Rules, 1955.
(2) They shall come into force from 1-11-55.
2. **Definition.**—In these rules, unless there is something repugnant in the subject or context.—
 - (i) 'Act' means the Cinematograph Act, 1952.
 - (ii) 'auditorium' means that portion of the building which is occupied by the audience or spectators during a cinematograph exhibition and 'enclosure' means that portion of the place licensed under Section 10 of the Act in which Cinematograph apparatus is erected.
 - (iii) 'Chief Commissioner' means the Chief Commissioner of Manipur.
 - (iv) 'District Magistrate' means the District Magistrate of Manipur;
 - (v) 'Electric Inspector' means the Electric Inspector of Manipur or other officer appointed by the Chief Commissioner to perform the functions of the Electric Inspector under these rules;

- (vi) 'Executive Engineer' in relation to the licensing of any place for Cinematograph exhibitions, means the officer holding the post of an Executive Engineer in the Public Works Department of Manipur or such other officer as may be appointed by the Chief Commissioner to perform the duties of the Executive Engineer under these rules;
- (vii) 'exit' includes an emergency exit and any entrance usable by the public as an exit;
- (viii) 'fire-resisting material' means
 - (a) burnt brickwork, cement concrete and reinforced brickwork or cement concrete having a minimum cover of one inch;
 - (b) terra cotta blocks securely bonded, provided that no side or web thereof is less than one and a half inches thick;
 - (c) stone, tiles, solid gypsum blocks, marble, iron, steel, copper, asbestos or zinc; or
 - (d) such other material as the Chief Commissioner may by notification declare to be fire-resisting materials;
- (ix) 'touring cinematograph' means a Cinematograph apparatus which is constructed so that it can be taken from place to place for the purpose of giving cinematograph exhibitions;
- (x) 'touring cinematograph of the safety class' means a touring Cinematograph in which an incandescent lamp is used for the projector.

PART II

PROCEDURE IN GRANTING LICENCES.

3. (1) Licences granted under Section 10 of the Act shall be either annual or temporary.
- (2) An annual licence shall only be granted in respect of a building which is permanently equipped for cinematograph exhibitions and in respect of which the requirements set forth in the First Schedule to these rules are fulfilled. It shall be valid for one year from the date of issue and shall be renewable on the application of the licensee.
- (3) Notwithstanding anything in the preceding sub-rule, an annual licence may be granted or renewed for a period of two years from the date of the issue of these rules in respect of a building already licensed for cinematograph exhibitions on that date, if as regards its location, structure, fittings, electrical and other equipment the provisions of the rules published with the Chief Commissioner's notification No. H. Misc/79/51 dated the 1st July, 1951 are complied with. After the expiry of this period, an annual licence may continue to be granted or renewed in respect of such a building only if all the provisions of the rules in the First Schedule are complied with.

Provided that the provisions of paragraphs 1 (1), (2) and (3) 4, 8(1), 9, 10(3), (4) and (5), 13(2) and (3), 18(1), 19 and 29 in the First Schedule may be relaxed by the Chief Commissioner in any particular case to such extent and subject to such conditions as the Chief Commissioner may think fit.

- (4) Subject to the provisions of the rules in Part V, a temporary licence may be granted in respect of any place for exhibitions by means of touring cinematograph only. A temporary licence may be given in the first instance by the licensing authority for a period of two months. The validity of such a temporary licence may, however, be extended upto a maximum of six months by the Chief Commissioner. The aggregate period of touring cinematograph at one place in the calendar year shall not be extended beyond the period of six months in any case. A fee of Rs. 20/- will also be levied for the second or subsequent licence.

Explanation :—'Any place' in this sub-rule shall include the area within 5 miles of the limits of a local authority excluding a District Board, or within five miles of the village for which the licence was granted.

4. Licences whether annual or temporary shall be in Form A in the Second Schedule to these rules and shall be subject to the conditions and restrictions set forth therein and to the provisions of these rules.

5. (1) Every application for the grant or renewal of a licence shall be in writing and shall be signed by the applicant, and a court fee of one rupee shall be payable thereon.
- (2) Applications for the grant of an annual licence shall be accompanied by—
 - (a) Full particulars regarding the ownership of and all rights in the premises and in the cinematograph apparatus to be used therein;
 - (b) complete plans, elevations and sections in duplicate of the premises and all erections or buildings, thereon drawn correctly to the scale of one-eighth of an inch to one foot and showing the width of all stairways and the number of steps in each, the width of corridors, gangways and doorways, the height of the cinematograph and of the plant for the generation or conversion of electrical energy.
 - (c) a site plan in duplicate on a separate sheet drawn to the scale of one fortieth of an inch to a foot showing the position of the premises in relation to any adjacent premises and to the public thoroughfares upon which the site of the premises abuts, and the arrangements proposed for the parking of motor cars and other vehicles.
 - (d) specifications of the various materials proposed to be used in the construction of the building. The cardinal points of the compass shall be shown on the plans and the plans shall be so coloured as to distinguish the materials used in the construction of the buildings.
- (3) Applications under sub-rule (2) of this rule shall be submitted to the licensing authority before any alterations necessary for the adaptation of the premises for cinematograph exhibitions are taken in hand or in the case of a new building before its construction is begun.
- (4) The licensing authority may require an applicant for a temporary licence to furnish such plans of the premises and such specifications as he may consider necessary.
6. An application for the renewal of an annual licence shall be made at least one month before the date of the expiry of the old licence.
7. (1) If on an application for the renewal of an annual licence the licensing authority does not for any reason before the date of the expiry of the licence either renew and return the licence or refuse to renew the same, he may grant a temporary permit in Form B in the Second Schedule to these rules.
- (2) Such temporary permit shall be subject to the conditions of the licence sought to be renewed and shall be valid for such period not exceeding two months at a time as the licensing authority may direct,

Provided that the temporary permit shall cease to be valid and shall be surrendered to the licensing authority on the applicant receiving his licence duly renewed, or on his receiving an order refusing to renew the licence.

- (3) The temporary permit shall during the period of its validity be deemed to be a licence for the purposes of these rules.
- (4) A fee of ten rupees shall be levied for the grant of any such temporary permit, provided that if in the opinion of the licensing authority the grant of this permit has not been necessitated by the negligence of the licensee, the fee or a portion of it may be remitted.

The licensing authority may at any time revoke or suspend a licence granted by him for any breach of these rules or of the conditions of the licence or for any other reason recorded by him in writing.

The fees shown in the Third Schedule to these rules shall be charged for the grant and renewal of licences.

- (1) The licensee shall be responsible for compliance with the provisions of these rules and with the conditions of his licence, for the maintenance of the licensed premises at all times and in all respects in conformity with the standards prescribed by these rules and for taking all necessary measures before any cinematograph exhibition is commenced to ensure the safety of the public and his employees against fire and other accidents.

- (2) The licensee or some responsible person nominated by him in writing for the purpose shall be in general charge of the licensed premises and cinematograph during the whole time that any exhibition is in progress.
11. Nothing in these rules shall render it obligatory on the licensing authority to grant a licence in respect of any place, if for reason of its proximity to any place of worship or the inconvenience that would be caused to persons living or working in the neighbourhood or for any other sufficient reasons, he considers it inexpedient to grant a licence.

PART III INSPECTIONS.

12. (1) Before granting or renewing an annual licence the licensing authority shall—
- (a) call upon the Executive Engineer to examine the structural features of the building and report whether the rules relating thereto have been duly complied with;
 - (b) call upon the Electric Inspector to examine the cinematograph and the electrical equipment to be used in the building and to report, whether they comply with the requirements both of these rules and of the India Electricity Act, 1910, and of such of the rules made thereunder as are applicable, whether all reasonable precautions have been taken to protect spectators and employees from electric shock and to prevent the introduction of fire into the building through the use of the electrical equipment, and whether the prescribed fire extinguishing appliances have been provided, are in working order and are suitable for the purpose for which they are intended.
- (2) All defects revealed by such inspections shall be brought to the notice of the applicant or licensee and of the licensing authority, who may refuse to grant or renew the licence unless and until they are remedied on his satisfaction.
13. Before granting a temporary licence, and subsequently at such times as he may consider necessary, the licensing authority shall call upon the Executive Engineer to inspect the building and to report whether it is structurally safe for use for cinematograph exhibitions. No fee shall be payable for such inspections, but before making his report the Executive Engineer may require the applicant for a licence or the licensee, as the case may be, to produce such drawings of the building as he may consider necessary and may at the request of the applicant or licensee cause all or any of the drawing to be prepared in his office, a reasonable fee for the work done in this respect being charged under the special orders of the Chief Engineer, Central Public Works Departments, in each case. Defects revealed by any inspection shall be brought to the notice of the licensing authority, who may refuse to grant a licence or may revoke a licence already granted unless and until such defects are remedied to his satisfaction.
14. Before granting a temporary licence the licensing authority shall call upon the Electric Inspector to examine the electric appliances to be used in the cinema premises and to report as to their efficiency and safety for purposes of cinematograph exhibitions. Defects revealed by such inspections shall be brought to the notice of the licensing authority, who may refuse to grant a licence unless and until they are remedied to his satisfaction.
15. The licensing authority or any officer authorised by him in this behalf may at any time enter a place which he has reason to believe is being used for the purpose of cinematograph exhibitions in order to satisfy himself that the conditions of the licence are being complied with.
16. (1) The Executive Engineer, Electric Inspector or any officer specially appointed by the Executive Engineer or the Electric Inspector in this behalf may at any time enter and inspect any place licensed under Section 10 of the Act.
- (2) A report of every such inspection shall be made within forty-eight hours to the licensing authority.
 - (3) All defects revealed by such inspections shall be brought to the notice of the licensee and shall also be reported to the licensing authority.
 - (4) No fees other than initial and annual inspection fees by the Electric Inspector shall be charged for inspection under this rule.

17. (1) The licensing authority may, if he considers necessary, by general or special order authorise a medical officer to inspect the sanitary condition of any of the places which have been licensed by him under Section 10 of the Act, and such officer may visit all parts of the premises for purposes of inspection at any time.
- 7 (2) Defects revealed by such inspections shall be brought to the notice of the licensee and also be reported to the licensing authority.
18. The licence and the plan and description, if any, attached thereto shall be produced on demand by the licensing authority or by any officer authorised by him or by these rules to enter a place licensed under Section 10 of the Act.
19. (1) Touring cinematograph used for public exhibition shall be brought for the purpose of annual inspection to the Electric Inspector.
- (2) If after such inspection the Electric Inspector is satisfied that a touring cinematograph is usable without danger to the public he shall issue a certificate to this effect in Form C in the Second Schedule to these rules.
- (3) A certificate issued under the preceding sub-rule shall be effective for one year only but shall be renewable after fresh inspection for further period of one year.
- (4) Fees shall be payable for the grant and renewal of a certificate under sub-rule (2) of this rule at the rate set forth in the Third Schedule to these rules.
20. The District Magistrate or the Superintendent of Police, Manipur, or any officer authorised in this behalf by the District Magistrate may at any time enter any place, licensed under the Act or any other place which they have reason to believe is being used for the purpose of Cinematograph exhibition to satisfy that the film has been certified by the Board as suitable for unrestricted public exhibition or for public exhibition restricted to adults and which when exhibited displays the prescribed marks of the Board and has not been altered or tempered with in any way since such mark was affixed thereto.

PART IV

ALTERATIONS AND REPAIRS TO LICENSED PREMISES.

21. (1) No addition to or alteration of any portion of any premises licensed under Section 10 of the Act, necessitated by fire, natural calamity or any other cause shall be made without the sanction of the licensing authority.
- (2) The licensee shall give notice in writing to the licensing authority of his intention to make any such addition or alteration, and such notice shall be accompanied by complete plans, elevations and sections, and specifications of the work proposed to be executed, drawn up in duplicate in the manner prescribed in rule 5 provided that in the case of premises for which a temporary licence has been granted such plans and specifications shall be furnished as the licensing authority may consider necessary.
- (3) The work shall not be commenced until the consent of the licensing authority has been obtained, and the licensing authority shall not give his consent unless the Executive Engineer certifies that the proposed addition or alterations in accordance with these rules.
- (4) No addition to or alteration of any part of the cinematograph and its appurtenances or of the lighting or other electric arrangements shall be made without the sanction of the licensing authority.
- The licensee shall give notice in writing to the licensing authority of his intention to make any such addition or alteration and the licensing authority shall not give sanction thereto unless the Electric Inspector or an Officer deputed by him certifies that the addition or alteration is in accordance with the provisions of these rules.
22. The licensee shall give notice in writing to the licensing authority of his intention to carry out any repairs or redecoration necessitating the use of scaffolding, cradles or plant, giving full details of the position thereof, if it is intended that the public shall be admitted while such scaffolding, cradles or plant are in position or in use. If the licensing

authority shall so require, the premises shall be closed to the public until the work has been completed and the scaffolding, cradles and plant removed.

23. The electrical installation shall be in charge of a competent electrician during the whole of the time the public are in the building.
24. Attendants and all members of the staff employed in the building during an exhibition shall carry electric torches for use in emergency in the event of failure of the lighting.

PART V

SPECIAL RULES FOR EXHIBITIONS BY MEANS OF TOURING CINEMATOGRAPHS OF THE SAFETY CLASS IN PLACE LICENSED TEMPORARILY.

25. The rules in this part shall apply to exhibitions given by means of touring cinematographs of the safety class in places licensed temporarily.
26. The cinematograph apparatus shall have been certified by the Electric Inspector within a year of the date on which the exhibition is given to be usable without danger to the public.
27. The cinematograph apparatus shall be housed in a fire proof enclosure.
Provided that if the cinematograph apparatus is certified by the Electric Inspector to be a touring cinematograph of the safety class no fire-proof enclosure need be provided, but a clear space of six feet (hereinafter referred to as the 'reserved space') shall be railed off round the cinematograph apparatus.
28. In the case of exhibitions given in a tent or booth or in any shelter of structure composed or covered with combustible materials or of a movable character, the cinematograph apparatus shall be operated from outside such tent, booth, shelter or structure and shall be placed in accordance with the provisions of rule 27 at a distance of at least six feet therefrom.
29. The cinematograph machine shall be placed in a permanent enclosure. Such enclosures shall be at least 6 feet in height. If one machine is to be operated the floor space shall not be less than 48 square feet. If more than one machine is to be operated therein an additional 24 square feet shall be provided for each additional machine. The enclosure containing the cinematograph machine in these rules referred to as "the enclosure" shall be substantially construed of fire resisting materials.
30. No person other than a qualified operator employed by the licensee and holding a certificate granted by the Electric Inspector or an apprentice duly authorised by the licensee under rule 42 shall be allowed to enter or to be in the enclosure or the reserved space while the exhibition is in progress.
31. No inflammable article shall unnecessarily be taken into or allowed to remain in the enclosure or reserved space, no smoking shall be permitted therein and no naked light shall be used therein.
32. No drapery and no unprotected combustible materials other than such materials as may compose the floor shall be within six feet of the cinematograph apparatus.
33. The following fire appliances shall be provided namely, a bucket of sand, two buckets of water, a damp blanket and one portable chemical fire extinguisher of a pattern, class and capacity approved by the licensing authority, and such other appliances as the licensing authority may prescribe. They shall be so disposed as to be readily available for use in case of fire within the enclosure.
34. All films not in use shall be kept in securely closed fire-resisting receptacles.
35. Adequate means of exit shall be provided as prescribed by the licensing authority.
36. Without prejudice to the generality of the foregoing rule, no tent, booth or similar structure shall be used for the purpose of a cinematograph exhibition if it is enclosed by a wall or walls which do not permit of adequate means of egress and which are erected within thirty feet of such tent, booth or similar structure.
37. The seating shall be so arranged as not to interfere with free access to exits, and both the exits and passages and gangways leading to them shall throughout the performance be kept clear of all obstacles.

PART VI

OPERATORS AND APPRENTICES.

8. Before the commencement of each performance the cinematograph operator shall satisfy himself that the fire appliances intended for use within the enclosure are in working order, and during the performance such appliances shall be in the charge of some person specially appointed for that purpose, who shall see that they are kept constantly available for use.
9. (1) During an exhibition the enclosure shall be in charge of a qualified operator of not less than eighteen years of age who holds a certificate granted by the Electric Inspector to the effect that he is competent to handle and operate a cinematograph.
(2) An operator shall not be granted a certificate unless he
 - (a) possesses a working knowledge of cinematograph machine and a particular technical knowledge of the type of machine which he is at the time employed in operating ;
 - (b) is thoroughly conversant with the rules relating to cinematograph exhibitions and precautions against fire ;
 - (c) is acquainted with the most speedy and effective methods of dealing with fire ;
 - (d) possesses a fair knowledge of the elements of electric power, direct and alternating current, voltage and amperage ; and
 - (e) is proficient in the handling, winding, repairing, efficient cleaning of films.
- (3) The Electric Inspector may for reasons to be recorded in writing withdraw a certificate granted by him.
- (4) In regard to the grant and withdrawal of certificate, the Electric Inspector shall act under the general supervision of the licensing authority.
10. The operator-in-charge shall be present in the enclosure and shall devote his whole attention to the cinematograph during the whole time that it is being operated. He shall see that the provisions of rules 30, 31, 32 and 41 of these rules and paragraphs 24, 25 and 30 of the First Schedule, as the case may be, are strictly observed.
11. (1) Before the commencement of an exhibition, the operator-in-charge shall satisfy himself that all cables, leads, connections and resistances as also the fire extinguishing appliances in the enclosure are in proper working order.
(2) The resistances, if not under constant observation, shall be inspected at least once during each performance. If any fault is detected, current shall be immediately switched off and shall remain switched off until the fault is removed.
12. The operator-in-charge shall not allow the film to travel through the machine at a greater speed than one hundred feet a minute.
13. An apprentice duly authorised by the licensee may be allowed within the enclosure. Such apprentice shall not be of less than sixteen years of age and shall not be permitted to operate the cinematograph except in the presence of the operator-in-charge.
14. No person shall operate a cinematograph or be within the enclosure while under the influence of alcoholic liquor or any other intoxicant.
15. Every person who holds a licence under Section 10 of the Act shall furnish the licensing authority with a list of operators employed by him ; and whenever any new operator is engaged by him he shall furnish the licensing authority and the Electric Inspector with particulars regarding him before he is allowed to commence work.

PART VII

MISCELLANEOUS CONDITIONS

46. In addition to the condition prescribed by Section 12 of the Act, the following conditions shall be inserted in every licence granted under Section 10.
 - (i) No firework shall be used as an adjunct to a cinematograph exhibition.

- (ii) Save as the licencing authority may by written order permit, no loud speaker, musical instrument, gramophone, band, drum, bell, horn, whistle, siren or other device for creating a loud noise shall be employed or allowed to be used as an advertisement or to attract attention in or outside the licensed place, nor shall any device be employed which is designed or serves to deliver the entertainment to persons outside the licensed place.
 - (iii) No poster, advertisement, sketch, synopsis or programme of a film shall be displayed, sold or supplied either in or anywhere outside the licensed place which is likely to be injurious to morality or to encourage or incite to crime or to lead to disorder or to offend the feelings of any section of the public or which contain offensive representations of living persons.
 - (iv) The licensee shall comply with all instructions which may from time to time be given by the licensing authority regulating the display of posters of advertisements at the licensed place or on any premises annexed thereto.
 - (v) At least forty-eight hours before any film is exhibited, the licensee shall supply a synopsis of the contents of the film to the District Magistrate. Provided that the District Magistrate may for reasons to be recorded in writing relax the provisions of this sub-rule and accept in lieu of a synopsis a hand-bill giving a brief account of the film.
 - (vi) No ticket for any performance shall be sold otherwise then from an authorised booking clerk at the licensed place or from an agent whose name and place of business have been notified in advance to the District Magistrate and who has been approved by the District Magistrate as a suitable person to be appointed as an agent for the sale of tickets.
 - (vii) The licensee shall make arrangements to the satisfaction of the Superintendent of Police, Manipur for the orderly marshalling of persons desirous of purchasing tickets at the licensed place.
 - (viii) The number of tickets issued for any performance shall not exceed the seating accommodation prescribed in the Statement of Conditions annexed to the licence and on every ticket issued the following particulars shall be shown :
 - (a) The date and time of the performance.
 - (b) If the auditorium is divided into sections according to the cost of the tickets or otherwise the section of the auditorium for which the ticket is valid.
 - (c) The serial number of the tickets. (If the auditorium is divided into sections according to the cost of the tickets or otherwise, a separate set of serial number shall be given for each section).
 - (ix) At the time of any epidemic the licensee shall comply with all instructions that may be given to him by the District Magistrate, or by any medical officer authorised by the District Magistrate to inspect the building under sub-rule (1) of rule 17, with a view to checking the spread of the disease.
 - (x) The licensee shall not without the permission of the licensing authority assign, sublet or otherwise transfer the licence or the licensed place or the cinematograph nor shall the licensee without permission as aforesaid allow any other person during the period of currency of the licence to exhibit films in the licensed place.
47. Any person applying for a a licence under Part III of the Act who is agrieved by the decision of the Licensing Authority refusing to grant a licence, may within 30 days from the date of such decision appeal to the Chief Commissioner and the Chief Commissioner may pass such order therein as he may think fit.

Every order passed in appeal under this rule shall be final.

THE FIRST SCHEDULE

SPECIFICATIONS WITH WHICH COMPLIANCE MUST BE MADE BEFORE AN ANNUAL LICENCE WILL BE GRANTED IN RESPECT OF ANY BUILDING

[See Rule 3 (2)]

- (1) The building shall either be wholly detached or shall be a building abutting and having a frontage of adequate length on two or more public ways or open spaces from which there are at all times free means of exit.
- (2) In the case of a building which is wholly detached, the minimum distance between it and other buildings shall not be less than twenty feet, and the surrounding space shall be unobstructed and shall be such as will enable the persons who are to be accommodated to disperse rapidly in the event of fire or panic and permit of the approach of fire engines and fire appliances :

Provided that in the case of a building which accommodates more than one thousand persons the distance from other buildings shall be such as the licensing authority may by special order in writing require.

- (3) In the case of a building which is not wholly detached the public ways, or open spaces upon which it abuts shall be of such width as will enable the persons who are to be accommodated to disperse rapidly in the event of fire and permit of the approach of fire engines and fire appliances.

Provided that one of them shall have a clear width of at least thirty-five feet including foot paths and shall be a thorough road :

Provided further that in the case of buildings which accommodate more than one thousand persons the public ways or open spaces shall be of such width and the frontage thereto of such length as the licensing authority may by special order in writing require.

- (4) The frontage shall be considered of adequate length if they form half of the total boundaries of the site of the building excluding recesses and projections.
 - (5) The building shall not be constructed underneath or on top of any part of any other building without the special consent in writing of the licensing authority.
2. No portion of the building shall be occupied or used as factory workshops, or for storage purposes or as a hotel or as for residential purposes or for the preparation or sale of food or drink, except as the licensing authority may by written order permit.
3. **External walls** :—(1) All external and partly walls shall be of brick, mud, stone, corrugated iron or concrete.
- (2) Where the building is in close proximity to another building, it shall be separated therefrom by walls and structures of fire-resisting material in a manner to be approved by the licensing authority and no opening in the walls or in any part of the building such as may be liable to communicate fire shall overlook the neighbouring building.
 - (3) Any opening in the building over looking an adjacent site upon which an inflammable structure is erected or upon which inflammable material is stored shall be protected to the satisfaction of the licensing authority.
4. **Structural requirements** :—(1) All floors, galleries, tiers, posts, columns, joists, trusses, stairways and landings in the building shall be of fire-resisting material.
- (2) All partitions shall be of fire-resisting material or of wood not less than a one and three quarters of an inch thick and certified by the Executive Engineer to be hard-wood.
 - (3) All ceilings and penalling shall be made of fire-resisting material or from compressed or synthetic material treated against flaming which has been certified by the executive Engineer to be suitable for the purpose intended.

- (4) All floors including galleries, landing and corridors with their supports shall be capable of supporting a static load of one hundred pounds per square foot and as an alternative loadings every step or landing shall be strong enough to support a point load of three hundred pounds placed in any position.
- (5) Where the first tier or gallery extends over the stalls, the height between the floor of the stalls and such tier or gallery shall not in any part be less than ten feet; the height between the floor of the highest part of the gallery and the lowest part of the ceiling over the same shall not in any part be less than twelve feet, the height between any tier and the tier or ceiling above it shall in no case be less than eight feet.
5. **Drainage** :—(1) The building and the compound if any shall be adequately drained to the satisfaction of the licensing authority.
- (2) Except with the written consent of the licensing authority the lowest floor of the building shall not be constructed at a lower level than that at which it can be effectively drained by gravity.
6. **Accommodation** :—(1) The total number of spectators accommodated in the building shall not exceed twenty per hundred square feet of the area available for sitting and standing or twenty per 133½ square feet of the overall area of the floor space in the auditorium.
- (2) A notice showing the number of spectators permitted by the conditions of the licence to be admitted to any one part of the building shall be exhibited at a prominent place either at the entrance of the building or in the auditorium.
7. **Seating** :—(1) The seating in the building shall be arranged so that there is free access to exit.
- (2) The space assigned to each person shall not be less than twenty eight inches deep where backs are provided and not less than twenty-four inches deep where backs are not provided and not less than twenty inches wide where arms are provided and eighteen where arms are not provided.
- (3) The rows of seats shall be so arranged that there is a clear space of not less than fifteen inches between the back of one seat and the foremost portion of the seat arms or frame behind, measured between perpendiculars.
- (4) All seats, except those in private boxes, shall be securely fixed to the floor and battened together or made in links, the complete link shall be firmly attached to the floor.
- (5) The distance between the front row of seats and the screen shall not be less than fifteen feet in the case of cinemas existing on 13th March, 1951, and not less than twenty-five feet in case of cinemas coming into existence after 13th March, 1951.
8. **Gangway** :—(1) Gangways not less than forty-four inches wide shall be provided in the building as follows :—
 - (a) Down each side of the auditorium.
 - (b) Down the centre of the seating accommodation at intervals of not more than twenty five feet.
 - (c) Parallel to the line of the seating so as to provide direct access to exits, provide that not more than one gangway for every ten rows shall be required.
- (2) All gangways, exits and the treads of steps and stairways shall be maintained with no slippery surface.
- (3) Druggets, matting and floor covering, if provided in gangways, shall be securely fastened to the floors.
- (4) The exits and the gangways and passages leading to exits shall be kept clear of any obstruction other than rope-barriers provided in accordance with sub-rule (6). On no account shall extra seats be placed in the gangways or spectators be allowed to stand in the gangways at the time of performances in such a way as to block or effectively reduce their width.
- (5) If steps have to be inserted in a gangway or passage there shall be not less than three steps at any one place. The treads shall not be less than fifteen inches wide and shall be of uniform width and height.

- (6) Rope barriers in gangways or elsewhere shall be fitted with clips or fastenings which will part in the centre on slight pressure, and shall not trail on the floor.
- (7) Guard rails not less than three feet six inches above floor level shall be provided on the parapet at the foot of gangways in galleries where the incline of gangway exceeds fifteen degrees.

Stairways:—(1) There shall be at least two stairways each not less than four feet wide to provide access to any gallery or upper floor in the building which is intended for use by the public.

- (2) The treads and risers on each flight of stairs shall be of uniform width and height. The treads shall not be less than eleven inches wide and the risers shall not be more than seven inches high.
- (3) There shall be no winders.
- (4) A continuous hand rail shall be fitted to each side of stairways.
- (5) No stairways shall discharge into a passage or corridor against or across the direction of exit.

Exits:—(1) Every public portion of the building shall be provided with an adequate number of clearly indicated exits placed in such positions and so maintained as to afford the audience ample means of safe and speedy egress.

- (2) In the auditorium there shall be at least one exit from every tier, floor, or gallery for every hundred persons accommodated or part thereof.

Provided that from every upper floor or gallery there shall be not less than two exits.

Provided further that an exit on or by way of stage or platform shall not be reckoned as one of exits required by this rule.

- (3) Every exit from the auditorium shall provide a clear opening space of not less than seven feet high and five feet wide.
- (4) Exits from the auditorium shall be suitably spaced along both sides and along the back thereof and shall deliver into two or more different thoroughfares or open space from which there are at all times free means of rapid dispersal.
- (5) Every passage or corridor leading from an exit in the auditorium to a final place of exit from the building shall be of such width as will in the opinion of the licensing authority enable the persons who are likely to use it in an emergency to leave the building without danger of crowding or congestion. At no point shall any such passage or corridor be less than five feet wide and it shall not diminish in width in the direction of the final place of exit.
- (6) The combined width of the final place of exit from the building shall be such that there are at least five feet of exit width for every hundred persons that can be accommodated in the building.
- (7) All exit doors shall open outwards and shall be so fitted that when opened they do not obstruct any gangway, passage, corridor, stairway or landing.
- (8) All exit doors and doors through which the public have to pass on the way to the open air shall be available for exit during the whole time that the public are in the building and during such time shall not be locked or bolted.
- (9) All exits from the auditorium and all doors or openings (other than the main entrance) intended for egress from the building shall be clearly indicated by the word "EXIT" in block letters, which shall not be less than seven inches high and shall be so displayed as to be clearly visible in the light as well as in the dark.
- (10) All other doors of opening shall be so constructed as to be clearly distinguishable from exits. They may be indicated by the words "NO THOROUGHFARE" arranged as in the figure below, but no notice bearing the words "NO EXIST" shall be used in any part of the building.

NO THOROUGHFARE.

11. **Pay boxes and check boxes :—**Pay boxes, check boxes and attendants' seats shall be fixed in such position in the building that they will not obstruct the means of exit and any mirror, pictures notices or advertisements shall be attached to or hung upon the walls in positions in which they will not be likely to cause obstruction to exits and shall be fixed flat against the wall or kept clear of the head line, that is, seven feet above the floor.
12. **Cloak room accommodations :—**(1) Provision shall not be made in the corridors, passages and stairways of the building for hanging hats and cloaks.
(2) Where cloak rooms are provided they shall be so situated that the persons using them will not interfere with the free use of any exit.
13. **Ventilation :—**(1) The building shall be provided with efficient means of ventilation direct to the open air.
(2) Unless the auditorium is air-conditioned the means of ventilation shall take the form of natural ventilation and power-driven exhaust fans suitably located and of adequate size for the purpose intended.
(3) Where natural ventilation is provided by windows or sky lights which have to be darkened or obscured free permanent top ventilation shall be arranged by means of ridge or ceiling ventilators. The clear opening of such ventilators shall not be less than one square foot for every ten persons that can be accommodated.
(4) If more than one exhibition is given on any day the whole of the auditorium shall be flushed with air for at least fifteen minutes before each exhibition, no spectators being permitted to remain or be in the auditorium during any part of this period.
14. **Sanitary provisions :—**(1) The building and compound if any shall be kept free from effluvia arising from drains privies, or other nuisances.
(2) Separate latrines and urinals shall be provided for each sex. The latrines shall be cleaned or flushed immediately before and after each performance and shall be washed with phenyle or other sanitary fluid at least twice a day.
15. **Parking arrangements :—**(1) Such arrangements shall be made for the parking of motor cars and other vehicles in the vicinity of the building as the licensing authority may require.
(2) No vehicle shall be parked or allowed to stand in such a way as to obstruct exits or impede the rapid disposal of the persons accommodated in the building in the event of fire or panic.
16. **Fire precautions :—**(1) Fire extinguishing appliances suitable to the character of the building and of a pattern class and capacity approved by the licensing authority shall be provided as prescribed by him. These appliances shall be disposed to his satisfaction so as to be readily available for use in case of fire in any part of the building.
(2) There shall always be sufficient means of dealing with the fire readily available within the enclosure and these shall include a damp blanket, a portable chemical fire extinguisher and two buckets of dry sand.
(3) All fire extinguishing appliances shall at all times be maintained in proper working order, and available for instant use, and all chemical fire extinguishers shall be capable of withstanding a pressure of not less than 250 lbs. square inch.
(4) During an exhibition all fire extinguishing appliances shall be in charge of some person or persons specially appointed for this purpose. Such persons need not be employed exclusively in looking after the fire appliances but they must not be given any other work during an exhibition which would take them away from the building or otherwise prevent them from being immediately available in case of danger or alarm of fire.

ENCLOSURE CINEMATOGRAPH AND LIGHTING

17. The Cinematograph apparatus shall be placed in an enclosure of substantial construction made of or lined internally with fire-resisting material and of sufficient large dimension to allow the operator work freely.

18. (1) The enclosure shall be placed outside the auditorium.
(2) It shall be entirely self-contained and shall house only the cinematograph apparatus, fire appliances and such controlling apparatus as most of necessity be placed therein.
19. There shall be one entrance only to the enclosure suitably placed and fitted with a self-closing closefitting door constructed of fire-resisting material.
20. The enclosure and any fitting covering openings thereto shall be made of fire-resisting material and shall be so designed constructed and maintained as to prevent as far as possible when all openings are closed, fire in the enclosure spreading to the structural features and fittings of the building, the emission of smoke to any part of the building and egress of air.
21. Proper and efficient means of ventilation shall be provided in the enclosure in such a manner that there shall be no communication with any part of the building to which the public is admitted through the medium of such means of ventilation.
22. The number of openings in the front of the enclosure shall not exceed two projection openings, each not more than twenty square inches in area and one inspection opening not more than thirty-six square inches in area for each cinematograph apparatus or projector. All such openings shall be equipped with screens so operated that only one projection opening and one inspection opening can remain open at any one time and that all openings can be automatically closed from convenient positions both from inside and outside the enclosure.
23. No non-synchronous machine shall be placed in or operated from the enclosure without the written permission of the licensing authority.
24. No person other than a qualified operator employed by the licensee and holding a certificate granted by the Electric Inspector or an apprentice duly authorised by the licensee under rule 42 shall be allowed to enter or be in the enclosure while an exhibition is in progress.
25. No smoking shall at any time be permitted within the barrier or enclosure.
No inflammable article shall unnecessarily be taken into or allowed to remain in the enclosure.

PROJECTORS, APPARATUS AND FILMS.

26. Cinematograph projectors shall be placed on firm supports constructed of fire-resisting material and shall be provided with a metal shutter which can be readily inserted between the source of light and the film-gate. This shutter shall immediately be dropped in the event of an accident to the Cinematograph apparatus or stoppage of the film and shall only be raised when the film is in motion for the purpose of projection.
27. The film-gate shall be of massive construction and shall be provided with ample heat-radiating surface. The passage for the film shall be sufficiently narrow to prevent flame travelling upwards or downwards from the light opening.
28. Cinematograph projectors shall be fitted with two metal film-boxes of substantial construction to and from which the films shall be made to travel. The film boxes shall be made to close in such a manner and shall be fitted with film slots so constructed as to prevent the passage of flame into the interior of box.
29. Film spools shall be driven by means of chains, gears or belts of fire-resisting material and films shall be wound thereon so that the wound film shall not at any time reach or project beyond the edges of the flanges of the film spool.
30. The rewinding of film shall not be carried on in the enclosure while an exhibition is in progress.
31. (1) During an exhibition all films when not in use shall be kept in closed metal boxes.
(2) No illuminant other than electric lights or lime-light shall be used within the lantern.

WINDING ROOM:

32. (1) A separate room shall be provided for the rewinding of films which shall be constructed throughout of fire-resisting material.

- (2) All fitting and fixtures in the winding room shall be constructed of fire-resisting materials and the entrance shall be provided with a self-closing close-fitting door and shall not communicate directly with the enclosure, the auditorium or any part of the building to which the public are admitted.

LIGHTING AND ELECTRICAL INSTALLATION.

33. No illuminant other than electric light shall be used in the building.
34. (1) Provision shall be made for adequate illumination of the auditorium and the exits therefrom to the outside of the building including any passages, corridors, landings and stairways the notices indicating the positions of exits, and all parts of the building to which the public are admitted.
- (2) During the whole time the public are present in the building the lighting for purposes other than the illumination of the auditorium shall be in operation sufficiently to enable the public to see clearly the way out.
35. The auditorium shall be provided with two independent lighting circuits taken from the main source of supply in the building. One circuit (hereinafter referred to as the general lighting circuit) which must not enter the enclosure, may include all exit signs and the lighting of all parts of the building to which the public are admitted, and the other (hereinafter referred to as the emergency lighting circuit) shall be used exclusively for the lighting of the auditorium and shall be controlled from a convenient position within the enclosure.
36. (1) The emergency lighting circuit shall supply not less than three lamps arranged so as to avoid, as far as possible, a single fault extinguishing all the lamps.
- (2) Two way control from both within and without the enclosure may be adopted for the emergency lighting circuit provided that the control from outside the enclosure is suitably indicated is not mounted on the same board as any of the general lighting circuit, and is placed in such a position as to be readily handled by a member of the cinema staff but inaccessible to the public.
37. (1) A separate and distinct circuit shall be provided for the supply to cinematograph lamps. Such circuits shall be controlled by a suitable main switch and fuse required in pursuance of paragraph 39 of the Schedule; and there shall be in addition for each lamp a totally enclosed double pole non clad switch and fuse placed in a convenient position within the enclosure.
- (2) When the cinematograph lamp is working the electrical pressure across the terminals of the double-pole switch shall not exceed 110 volts.
38. A separate and distinct circuit shall be provided for the supply of energy to fans.
39. (1) Separate main switches and main cut-outs shall be provided as near as possible to the source of supply in the building for the general emergency. Projector and enclosure circuits and for all fan circuits provided that emergency lighting main switch and circuits are suitably indicated and are not mounted on the same board as any other control.
- (2) All main switches, meters and other electrical apparatus installed near the source of supply in the building shall be housed in a separate enclosure used exclusively for the purpose and inaccessible to the public.
40. Except as otherwise specially provided in these rules, the electrical installation shall be in accordance with such specifications as may from time to time be prescribed by the Chief Commissioner by notification to the Official Gazette.
41. (1) Wiring within the enclosure and for the emergency lighting circuit shall be in screwed piping except that where flexible cables are necessary the flexible portion shall be either steel armoured or enclosed in suitable flexible metallic steel in tubing.
- (2) There shall be no unnecessary slack electric cable within the enclosure and all cables runs shall be as short and direct as possible.
- (3) Within the enclosure the insulating material of all electric cables including leads to lamps shall be covered with fire-resisting material and the projectors shall have two separate and distinct earthwires.

42. All switches cut-outs and resistances, lights, fans and all other electrical appliance in the enclosure shall be mounted on basis of fire-resisting material and where practicable shall have strong metallic covers enclosing all live parts. Switch covers shall be arranged in such a way that they cannot be opened unless the switch is in the 'off' position.
43. All metal work supporting or protecting electric supply lines shall be efficiently earthed by two separate and distinct connections with the earth. The resistances of the connections with the earth shall not exceed one ohm and all earthing leads shall run in such a manner that the course of each may be readily traced. Where earthing leads pass through walls or are laid in floors they shall be suitably protected.
44. Resistances shall be made entirely of fire-resisting material and shall be so constructed and maintained that no coil or other parts shall at any time become unduly heated; that is, they shall not become so heated that a piece of paper placed in contact with any part of the resistance would readily ignite. All resistances, with the exception of a resistance for regulating purposes, shall be placed outside the enclosure and in a part of the building to which the public are not admitted.
45. All suspended fittings or apparatus other than small single lamp pendants fitted at a height of less than ten feet above the floor level of parts of building to which the public are admitted shall be provided with satisfactory means of suspension independent of the conductors.
46. Plant for the generation of electrical energy or for cooling purpose, oil engines or other prime movers, main circuit transformers, converters, or rectifiers shall be placed in a compartment or compartments, the construction and location of which shall be subject to the approval of the licensing authority.
47. Electrical accumulators, unless installed in rooms or compartments specially reserved therefore, shall be completely enclosed together with the terminals in substantial casings constructed of or lined with insulating and fire-resisting material. Accumulators in cells or containers of celluloid shall not be installed, stored or used.
48. Electric heaters or radiators shall not be used in any part of the building to which the public are admitted except with the consent of the licensing authority and subject to such conditions as he may prescribe.
49. A framed diagram or schedule indicating clearly the arrangement of all circuits and sub circuits of the electrical installation, the position of the distribution boards and the sizes of cables shall be displayed in the building and shall be kept up-to-date.

THE SECOND SCHEDULE

FROM A

ANNUAL TEMPORARY LICENCE UNDER SECTION 10 OF THE CINEMATOGRAPH ACT, 1952

The building known as situated at within
place in the Province of Manipur is hereby licensed under
the town of section 10 of the Cinematograph Act, 1952 as a place where exhibitions by means of a cinematograph
may be given.

This licence has been granted to and shall remain in force
until the provided that the said or any person
to whom with the consent of the licensing authority the licence is transferred continues to own
or manage the cinematograph used in the said.

This licence is granted, subject to the provisions of the Cinematograph Act, 1952 and of the rules made thereunder, and to the conditions set forth in annexed Statement.

RENEWALS

Renewed. Valid upto the.....

Date.....

District Magistrate, Manipur

Renewed. Valid upto the.....

Date

District Magistrate, Manipur

Renewed. Valid upto the.....

Date.....

District Magistrate, Manipur

STATEMENT OF CONDITIONS

1. All building or other regulations for observance at places of public amusement imposed by municipal byelaws or by any other law or by rules under any other law for the time being in force, shall be strictly complied with.

2. Except to such extent as is permitted by the exemption certificate appended here to the licensed building/place shall be maintained in all respects in strict conformity with the rules, contained in the First Schedule and Part IV of the Manipur Cinematograph Rules, 1955.

3. The following fire appliances shall be provided, namely- (The licensing authority will enter here the number of fire appliances of various kinds which are considered necessary and state where they are to be disposed vide paragraph 16 of the First Schedule).

4. The number of persons admitted at any one time into any part of the licensed building/place shall not exceed the number specified below as the number of persons who may be accommodated in such part. (This condition may be omitted in the case of temporary licences). (The licensing authority will here enter the number of persons who may be admitted into the several parts of the building having special regard to the provisions of paragraph 6 of the First Schedule)

5. Not less than..... *booking offices shall be provided for the sale of tickets at the licensed building/place and of these not less than *shall be open and in use throughout the half hour immediately preceding every performance unless the licensing authority shall have given permission in writing for a smaller number to be kept open. Not less than..... *persons shall be employed for the sale of tickets from the booking office throughout the half hour immediately preceding every performance.

6. The licensee shall not admit to any performance any person whose ticket therefore has been purchased otherwise than from an authorised booking clerk at the licensed building/place or from an agent whose name and place of business have been notified in advance to the District Magistrate and who has been approved by the District Magistrate as a suitable person to be appointed as an agent for the sale of ticket.

7. The licensee shall make arrangements to the satisfaction of the Superintendent of Police, Manipur, for the orderly marshalling of persons desirous of purchasing tickets at the licensed building/place.

8. The number of tickets issued for any performance shall not exceed the seating accommodation prescribed in the Statement of Conditions annexed to the licence and on every ticket issued the following particulars shall be showed—

(a) The date and time of the performance.

(b) (If the auditorium is divided into sections according to the cost of the tickets or otherwise)

The section of the auditorium for which the ticket is valid.

(c) The serial number of the ticket. (If the auditorium is divided into sections according to the cost of the tickets or otherwise, a separate set of serial number shall be given for each section).

9. No firework shall be used as an adjunct to a cinematograph exhibition.
*The figures to be inserted here shall be determined by the licensing authority with due regard to the number of persons for whom accommodation is provided in the various parts of the building.

10. Save as the licensing authority may by written order permit, no loud speaker, musical instrument gramophone, band, drum, bell horn, whistle, or siren or other device of or creating a loud noise shall be employed or allowed to be used outside the licensed building/place as an advertisement or to attract attention, nor shall any device be employed which is designed or serves to deliver the entertainment to persons outside the licensed building/place.

11. The licensee shall not exhibit or permit to be exhibited any film other than a film which has been certified as fit for public exhibition by an authority constituted under section 4 of the Act and which, when exhibited, displays the prescribed mark of that authority and has not been altered or tampered with in any way since such mark was affixed thereto.

12. No poster, advertisement, sketch, synopsis or programme of a film shall be displayed, sold or supplied either in or anywhere outside the licensed building/place which is likely to be injurious, to morality or to encourage or incite to crime or to lead to disorder or to offend the feelings of any section of the public or which contains offensive representations of living persons.

13. The licensee shall comply with all instructions which may from time to time be given by the the licensing authority regulating the display or posters of advertisements at the licensed place or on any premises annexed thereto.

14. At least forty-eight hours before any film is exhibited the licensee shall supply a synopsis of the contents of the film to the District Magistrate.

Provided that the District Magistrate may for reasons to be recorded in writing relax the provisions of this clause and accept in lieu of a proper synopsis a hand-bill giving a brief account of the film.

15. The licensee shall, when and so often as the Chief Commissioner may require, exhibit free of charge or on such terms as regards remuneration as the Chief Commissioner may determine, films and lantern slides provided by the Chief Commissioner.

Provided that the licensee shall not be required to exhibit at one entertainment films or lantern slides the exhibition of which will take more than fifteen minutes in all or to exhibit films or slides unless they are delivered to him at least twenty-four hours before the entertainment at which they are to be shown is due to begin.

16. At the time of any epidemic the licensee shall comply with all instructions that may be given to him by the District Magistrate or by any medical officer authorised by the District Magistrate to inspect the building under sub-rule (1) of rule 17 with a view to checking the spread of the disease.

17. The licensee shall not without the permission of the licensing authority assign, sublet or otherwise transfer the licence, the licensed building/place or the cinematograph, nor shall the licence without permission as aforesaid allow any other person, during the period of currency of the licence exhibit films in the building/place.

18. The District Magistrate or the Superintendent of Police, Manipur or any officer authorised in this behalf by the District Magistrate may at any time inspect the films which it is proposed to exhibit, and the licensee shall make such arrangements for the inspection as the inspecting officer may require.

19. It shall be open to the licensing authority to amend or revoke the licence.

20. The licensee will not exhibit, or permit to be exhibited, in such place in respect of which this licence is given to any person who is not an adult any film which has been certified by an authority constituted under Section 7 as suitable for public exhibition restricted to adults.

FORM B

TEMPORARY PERMIT

(See Rule 7)

WHEREAS the
holder of an annual licence for the Cinema in Manipur, has
applied for the renewal of his licence and the said licence has been retained in my office
pending disposal of his application, he is hereby permitted temporarily to exhibit films in the
said cinema under the Cinematograph Act, 1952 for the period of
from this date, subject to the provisions of rule 7 of the Manipur Cinematograph Rules, 1955

Date.....

DISTRICT MAGISTRATE, MANIPUR

FORM G.

CERTIFICATE FOR A TOURING CINEMATOGRAPH*(See sub-rule (2) of Rule 19)*

In pursuance of sub-rule (2) of Rule 19 of the Manipur Cinematograph Rules, 1955, I hereby certify that the touring cinematograph described on the reverse is usable without danger to the public.

The touring cinematograph is/is not of the safety class. This certificate shall remain in force, unless previously revoked, until the 19

Date.....

Electric Inspector, Manipur.

RENEWALS.

Renewed. Valid upto the.....

Date.....

Electric Inspector, Manipur.

Renewed. Valid upto the.....

Date.....

Electric Inspector, Manipur.

DESCRIPTION OF THE TOURING CINEMATOGRAPH.

Name, particular and address of owner

Description of apparatus

Observations

THE THIRD SCHEDULE**TABLE OF FEES***[See Rule 9]*

1. Inspection fees for permanent cinemas in Manipur State.			
(a) Initial inspection by the Electric Inspector	Rs. 75/-
(b) Annual inspection by the Electric Inspector	Rs. 50/-
2. Inspection fees for Travelling Cinemas (Touring Cinematograph)	Rs
(a) Initial Inspection	Rs. 20/-
3. License and Renewal fees for permanent Cinemas.
(a) License fees for one year	Rs. 240/-
(b) Renewal fees for one year	Rs. 240/-
(c) License fee for travelling cinemas (Touring cinematograph)			
for any period not exceeding sixty days.	Rs. 2/-

Manipur



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PART II

GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

NOTIFICATION.

Dated Shillong, the 1st October, 1955.

No. TM/10/55/31.—It is notified for information and guidance of all Treasury Officers and Sub-Treasury Officers in Assam, Tripura and Manipur that the remitters' applications relative to drawings effected by the Treasuries and Sub-Treasuries do not in most cases contain the serial number and the actual date of issue of drafts. The absence of these essential particulars in the applications makes their identification with the relative paid drafts very difficult on the part of the Reserve Bank of India, Central Accounts Section, Calcutta. Consequently it gives rise to avoidable correspondence with the Drawing Officers. It is therefore, requested that all necessary particulars should invariably be furnished in the applications in the space provided for in the relative forms to avoid the difficulties so long experienced by the Reserve Bank of India.

S. S. Lal,

Deputy Accountant General (I), Assam.

FOR THE GAUHATI UNIVERSITY MATRICULATION
EXAMINATION, 1955.

Imphal, the 30th September, 1955.

Rules for the admission of private candidates to the preliminary Test Examination to be held under orders of the Inspector of Schools, Manipur.

Under the regulations of the University the following rules on the above subject are published for general information :—

1. (a) A candidate who has not attended any School for at least one year previous to the examination, will be treated as a private candidate.
- (b) Candidates who discontinued their studies while reading in the School will have to wait till the time, when, if they continued their studies in a recognised School, they would have completed the Matriculation Course.

- (c) Private candidates, from outside the territorial jurisdiction of the Gauhati University cannot be allowed to appear at the Test Examination unless they can produce the orders of the Gauhati University sanctioning their migration.
- (d) No candidate from a School which has not obtained formal recognition from the University will be recognised as a private candidate even if he has read in a properly enrolled class of the School or has been taught as a private pupil by one or more members of the staff, with or without fees.
- (e) If any candidate in (d) be eligible to appear as a private candidate under (b), he will be required to produce a certificate from the Headmaster of the recognised School where he last read mentioning clearly the year and the class from which he discontinued there.

2. Ordinarily teachers of recognised High and Middle English Schools and Librarians of recognised institution who intend to appear at the Matriculation Examination as private candidate will not be required to appear at any Preliminary Test Examination if they have 32 months of continuous service to their credit. They should formally apply to the Registrar, Gauhati University, for permission to appear at the examination on or before 31st October, 1955 and should at the same time comply with the following requirements.

Each application should be addressed to the Registrar and should be submitted through the responsible person together with a certificate of good conduct and documentary evidence regarding age, residence and study and should contain a statement of the subjects proposed to be offered at the Examination. A teacher candidate should submit his application through the Head of the Institution in which he is employed, countersigned by the Inspector of Schools.

3. A detenu candidate also will be required to appear at the Preliminary Test Examination with permission from the Registrar.

- (a) A detenu candidate, taking up Hygiene as an additional subject is to submit to the Registrar along with his application a certificate of training in the subject from a registered Medical Practitioner or from a recognised teacher of Hygiene.
- (b) Teachers of recognised High or Middle English Schools taking up Hygiene will not be required to submit any such certificate.

4. Applications of teacher or detenu candidates must be accompanied by a permission fee of Rs. 18/-. No application will be considered without permission fee. The University Treasurer's Chalan or Postal Money Order receipt in support of the payment of permission fee must be attached in the application.

5. All private candidates must pass the Test Examination held in any of the following High Schools :—

- 1. Johnstone High School, Imphal.
- 2. Ukhrul High School, Ukhrul.

The Test Examination is ordinarily held before the X'mas holidays.

6. Every private candidate should submit not later than 7th November, 1955 an application in the prescribed form to the Headmaster of the High School at which he wishes to appear at the Test Examination. Late and incomplete applications will ordinarily be rejected. The application in the prescribed form, will be available from the Headmaster of the High School, where the Test Examination for private candidate will be held as under rule 5.

7. All private candidates will be required to submit along with their application three passport size of their photographs. The Headmaster or the Inspector of Schools forwarding their application will retain one copy in his office and will forward the other two copies to the Office of the Registrar after publication of the test results. The seal of the forwarding office with the name of the candidate should be put on the back of the photographs. Only the photographs of the candidates sent up for the Matriculation Examination should be sent to the Office of the Registrar. These may be attached either to the applications or may be sent in a separate cover.

8. (a) Candidates shall be examined in the following subjects:—

- (i) A major Vernacular Language Assamese, Bengali viz. Urdu and Hindi—Two papers.

Or

Two of the subjects in lieu of Major Vernacular if the Vernacular of the candidate is a language other than a Major Vernacular Language (vide Clause 2, Chapter I of Gauhati University Calendar).

- (ii) English—Three full papers.
- (iii) Geography—One paper.
- (iv) History of India and History of England—One paper.
- (v) Mathematics—One paper.
- (vi) A Classical language (Sanskrit, Arabic, Persian and Pali)—One paper.

Or

Alternative Vernacular recognised by the Executive Council other than the Major Vernacular of the candidate already taken up as Compulsory Subject (Assamese, Bengali, Hindi and Urdu)—One paper.

(b) Candidates, if they so desire, may take up one of the following subjects, as additional subject:

- (i) Elementary Scientific Knowledge.
- (ii) Elements of Physics and Chemistry.
- (iii) Elementary Mechanics.
- (iv) Elementary Hygiene.
- (v) Additional Mathematics.
- (vi) Business Methods and correspondence.
- (vii) Commercial Geography.
- (viii) Elements of Public Administration in India.
- (ix) Additional English.
- (x) Weaving.
- (xi) Carpentry.

The Headmaster will then inform the candidate of the result of his application and the amount of fee that the candidate will have to pay and of the date on which the Test Examination will commence.

The fee must be paid on the date on which the Headmaster demands it.

9. A private candidate who attended a School previously must furnish a certificate from the Headmaster as to his good conduct. He must also submit a certificate from his tutor who must be a teacher of recognised standing that he has prosecuted a regular course of study and has been subject to proper discipline since leaving School.

10. A private candidate who has never attended a School must produce two certificates, one from a gentleman of recognised standing in his district to the effect that he has never been at any school and bears a good character; another from his tutor who must be teacher of recognised standing certifying that he has prosecuted a regular course of study.

11. If a candidate has appeared at any previous Matriculation Examination, Admit Card together with a certificate to the effect that he has prosecuted a regular course of study during the interval and bears a good character must be produced.

Headmaster will enquire into the qualifications of the tutor.

12. Private candidates offering Hygiene as one of their subjects need not obtain the previous permission of the University for the purpose. They will be required to satisfy the Inspector of Schools that they have undergone a course of training in the subject. For this purpose they should submit to the Inspector of Schools, along with their applications for permission to appear at the Test Examination, certificates of training in it from a registered Medical Practitioner or from a recognised teacher of Hygiene.

Candidates desiring to offer Elementary Scientific Knowledge as one of their optional subjects at the Matriculation Examination will be required to submit along with their application for permission to appear at the Test Examination, certificates of having undergone practical training in Elementary Scientific Knowledge in a recognised school.

13. Admit Cards, in original, in the case of candidates who had appeared at the Matriculation Examination previously or transfer certificates from recognised Schools where they studied last in the case of others must be produced before they are allowed to appear in the Test Examination. In the event of their loss, duplicate copies must be produced.

One who has never been at any school will be required to produce an affidavit sworn by his guardian before a competent Magistrate declaring his age.

14. The Headmasters are requested to submit, to this office, not later than 15th November, 1955 two statements both in duplicate showing the names, present address and home address of private candidates who have been permitted to appear at the Test Examination and of those who have been refused permission to appear at it together with their applications stating therein the reasons for refusal of permission.

15. On the date of Examination, each private candidate must be accompanied for the purpose of identification by some person known to the officer conducting the examination; otherwise he will not be admitted to the Test Examination.

16. Headmasters are requested to submit to this office for orders a statement in duplicate showing marks obtained by each of the private candidates in each subject in the Test Examination, together with the application forms of the candidates for countersignature, duly filled in and signed accompanied by the original documentary evidence referred to in paragraph 13.

17. The applications of those candidates who are allowed to go up for the Matriculation will be sent by the Inspector of Schools direct to the University. And at the same time information will be sent to the respective schools as to the candidates who are sent up.

18. Private candidates who are thus sent up should arrange to remit their fees to the Headmaster of the High School at which they appeared in the Test Examination; and the Headmaster will forward the same to the Registrar to reach him on or before the due date.

19. The fee payable by each candidate to the University for the Examination is Rs. 18/- in addition to the permission fee Rs. 18/- if any, mentioned in paragraph 4. In the University Centres they will be required to pay a centre fee of Rs. 4 per candidate.

20. The following centres have been recognised as University Centres for the Matriculation Examination, 1956.

Dhubri, Dibrugarh, Gauhati, Jorhat, Karimganj, Nowgong, Shillong, Sibsagar and Silchar.

K. Gouro Singh,
Inspector of Schools, Manipur.

PART III

NOTIFICATION.

Imphal, the 8th October, 1955.

No. V.7.Press/pub/55.—The following notification issued by the Election Commission, India is published for general information.

New Delhi, the 9th September, 1955.

No. 83/55/10568.—In supersession of its notification No. 83/54/9278, dated the 7th May, 1954, the Election Commission, in exercise of the powers conferred by clause (a) of sub-section (2) of section 31 of the Representation of the People Act, 1951, hereby appoints Shri Din Dayal, Under Secretary, Election Commission, as an officer who may also receive Election Petitions presented in accordance with the provisions contained in Part VI of the said Act.

Gopendra Sharma,
Publicity Officer, Manipur.

NOTIFICATION.

Imphal, the 10th October, 1955.

No. Elec 2/54.—The following notification issued by the Election Commission, India is published for general information.

1, Aurangzeb Road,

New Delhi-2, the 28th July, 1955.

No. 56/2/54.—In exercise of the powers conferred by the provision to sub-rule (2) of the Representation of the People (Conduct of Elections and Election Petitions) Rules, 1951 the Election Commission hereby directs the following amendment shall be made in its Notification No. 56/2/53-2, dated the 6th February, 1953, as amended from time to time, namely:—

AMENDMENT

In column 2 of the table appended to the said notification after the entry '2) Standing Lion' against the entry 'Patiala and East Punjab Union' in column 1, the following entry shall be added:—

(3) Camel.

K. Gaurakishore Singh,
Asstt. Secretary (MVT) to the Govt. of Manipur.

NOTIFICATIONS.

Imphal, the 11th/12th October, 1955.

No. V.10.FD-ORDER/Pub/55.—The following notifications issued by the Government of India, Ministry of Information & Broadcasting are republished for general information.

New Delhi, the 28th September, 1955.

S. R. O.....In exercise of the powers conferred by sub-section (2) of section 5 of the Cinematograph Act, 1952 (XXXVII of 1952), the Central Government hereby directs that the film entitled "THE MAN FROM BITTER RIDGE" and its trailer produced by the Universal International Films Inc., U. S. A. shall be deemed to be uncertified films in the whole of India.

(No. 8/18/55-FC)

S. R. O.....In exercise of the powers conferred by sub-section (2) of section 5 of the Cinematograph Act, 1952 (XXXVII of 1952), the Central Government hereby directs that the film entitled "Cell 245-Death Row" and its trailer produced by Columbia Pictures Corporation, U. S. A. shall be deemed to be uncertified films in the whole of India.

(No. 8/19/55-FC)

Gopendra Sharma,
Publicity Officer, Manipur.

PART IV**NOTIFICATION No. 7 of 1955.**

Imphal, the 20th September, 1955.

By order of the Judicial Commissioner, Manipur, the court of the District & Sessions Judge, Manipur and its subordinate ones will be closed for the LONG VACATION from the 15th October 1955 to the 16th November, 1955 and for the Christmas Holidays from the 24th December, 1955 to the 31st December, 1955.

Matters which may require present and immediate attention and any criminal cases and appeals which may be ready for hearing during the long vacation will be disposed of by the District & Sessions Judge, Manipur. During the vacation he will sit on the 17th October, 1955 and from the 28th October 1955 to 31st October, 1955 and from the 3rd November, 1955 to the 9th November, 1955 during the long vacation and on the 24th and 25th December, 1955 during the Christmas holidays as vacation Judge.

The office of the court will be opened from 10 a.m. to 4 p.m. during the periods as mentioned above and the remaining period of the long vacation and Christmas holidays, the office will be opened from 12 noon to 4 p.m. every day except on Saturdays and holidays.

The Office of the Sub Judge's court and those of the Munsiffs and the Rural Panchayats will be opened during the long vacation and Christmas holidays from 12 noon to 4 p.m. every day except on Saturdays and holidays.

I. M. I. H. Singh.
District & Sessions Judge, Manipur.

Imphal, the 26th September, 1955.

No. RH/18/51/58.—The following press notes received from the Government of India Ministry of Rehabilitation, New Delhi regarding "Restoration of seized movable property in West Pakistan" are republished for general information.

PRESS NOTES.

New Delhi, August 4, 1955.

RESTORATION OF SEIZED MOVABLE PROPERTY IN WEST PAKISTAN.

Lists of movable property (other than fire-arms) seized from evacuees at the time of migration from Sind (West Pakistan) and now lying with the Government of Pakistan have been received from the Government of Pakistan in pursuance of the implementation of the Movable Property Agreement. The names of the owners and the places in which the movables are lying are given below. The individuals concerned may write to the Property Field Officer, c/o High Commissioner for India in Pakistan, Karachi.

List of Owners.

Sanghar :—Hargondas s/o Katumal Hindoo of Jhol Taluka Sinjohro.

District Sukkur :—Arjan s/o Bhagwandas ; Late s/o Choitram, Quetta ; Atmaram Thandomal s/o Haridas, Rohri ; Bala wane Mal, Raja Ram s/o Pessumal, Shikarpur ; Chandumal s/o Lekhraj, Shikarpur ; Gurmukh-singh Bijharam, Jacobabad ; Har Krishandas Odhardinomal, Khairpur ; Shyam and Morti s/o Kewalram, Shikarpur ; Sarla Devi ; Washu and Jiand s/o Hariomal, Jacobabad ; Dhuomal s/o Anshiram ; Hassi Bai and Savitri Bai s/o Sav Dayal Rohri ; Khie s/o Damomal, Miani, Teh Rohri ; Krishamal s/o Pinjoomal Sukkur ; Khamme Mohan s/o Tikiomal, Shikarpur ; Lalchand and Kundan Mal s/o Chatrumal, Rohri ; Mathodas s/o Chandumal, Sukkur ; Nand Lal Gordhandas, Khoobchand and Hakurdas s/o Totaram Hingar ; Parasram s/o Chugumal, Shikarpur ; Ramchand s/o Thawards, Shikarpur ; Sugnomal and others s/o Jamejha Rai, Rohri ; Chugli and Shanti s/o Kanyalal Shikarpur

New Delhi, August 8, 1955.

RESTORATION OF SEIZED MOVABLE PROPERTY IN WEST PAKISTAN.

Lists of movable property (other than fire-arms) seized from evacuees at the time of migration from Punjab (West Pakistan) and now lying with the Government of Pakistan have been received from the Government of Pakistan in pursuance of the implementation of the Movable Property Agreement. The names of the owners and the places in which the movables are lying are given below. The individuals concerned may write to the Property Attache Office of the Deputy High Commissioner for India in Pakistan, Lahore.

List of Owners.

District Gujranwala :—Harichand Kotra, Mandi, Akalgarh ; Priyam Singh s/o Bhagat Singh ; Dhoonda Mall s/o Thakur Das, Sadhokee ; Jaggith Singh Dharban and Rais Asa Mutenies.

District Mianwali :—Sahib Ram s/o Walai Ram, Harnol ; Narain Dass s/o Sham Dass, Isakhel ; Thakar Das s/o Hondaram Kalra, Isakhel ; Dharam Chand s/o Chaman Ram Zargar, Mankera ; Chaman Lal s/o Rai Ditta Dhingra, Chak No. 643, District Lyallpur ; Lakahan Ram Panjgiran ; Khan Chand, Panjgiran ; Ganes Dass s/o Thana Ram Zargar, Leiah District Muzaffargarh ; Parma Nand s/o Kanahra, Gauhawala Teh. Bhakkar ; Hota Ram s/o Dial Dass Teja, Gauharwala, Teh. Bhakkar ; Dewanchand, Chief Goods Clerk, Kundian ; Kana s/o Nanak Chodar, Wanbhachran ; Harbans Lal

s/o Hemraj, Bhasin, Mari Indus ; Khan Chand s/o Mul Chand ; Pishori Lal, Manohar Lal s/o Feth Chand Adlakha, Wanbhacharan ; Gopichand s/o Jindya Ram, Brahm, Thana Wali Tehsil ; Isar Singh s/o Pyara Singh, Isakhel ; Lakha Ram Punjgrain ; Duni Chand Kundian ; Goda Ram s/o Chaman Ram, Harnoli ; Khanchand s/o Mulchand ; Kabir Singh s/o Sobha Singh s/o Narang, Kamrmashani ; Lekhraj s/o Nihal Chand, Kalri Tehsil, Shanti Lal s/o Hemraj, Piplan.

District Montgomery :—Dogar Mal Basant Ram Mandi Ariwala ; Atma Ram, Mendi Ariwala ; Samidas Mandi Ariwala.

District Shahpur :—Dewan Bhagwan Dass of Mithe Tiwana.

District Jhelum :—Sardar Singh, Head Treasurer, Jhelum Treasury.

District Rawalpindi :—Gujinder Singh, House No. 5, 6, 7 and 8 Harding Road.

New Delhi, August 8, 1955.

RESTORATION OF SEIZED MOVABLE PROPERTY IN WEST PAKISTAN.

Lists of movable property (other than fire-arms) seized from evacuees at the time of migration from Bahawalpur State (West Pakistan) and now lying with the Government of Pakistan have been received from the Government of Pakistan in pursuance of the implementation of the Movable Property Agreement. The names of the owners and the places in which the movables are lying are given below. The individuals concerned may write to the Property Attache, Office of the Deputy High Commissioner for India in Pakistan, Lahore.

List of Owners.

Ahmedpur East :—Khushi Mal, Dhalo Mal, Kandiprehar ; Gurbachan Singh, Mehtab Singh, Harunabad ; Jhinko Ram, Harunabad.

Tehsil Bahawalnagar :—Choudhary Bhagwant Ram ; Hakim Rai.

Tehsil Minchindabad :—Banwari Lal, Milkai Lakho Ram Parwathi ; Maj. Lukho ; Mulchand ; Dhano Jamna Das ; Pali Ram, Nanak Chand, Harunabad ; L. Jhangi Ram, Krishan Ram, Harunabad ; L. Hazari Lal, Lokh Dayal, Fortabbas ; L. Nebh Raj, Fortabbas ; Bhana Singh Bugo Singh, Fortabbas ; Rohra Singh Gardet Singh, Harunabad ; Hukain Singh Munshi Singh, Fortabbas ; Radha Krishan Zargar, Harunabad ; Ram Sant Lal ; Ram Chand Madan Lal, Harunabad ; Munshi Ram Ram Parkash, Kanya Lal, Ramchand, Harunabad Natho Ram Lakho Ram, Harunabad ; Lachmi Chand Chuni Lal ; Jinda Ram Kala Ram ; Narain Dass Gurditt Ram, Harunabad ; Lala Gopi Chand, Jamshet Rai, Harunabad Siwun Singh Sairdar Singh, Harunabad ; Wiro Ram Mango Ram, Harunabad ; Lohari Ram, Harunabad ; Lachhman Dass Kashmiri Mal ; Panna Lal Bangari Lal, Harunabad ; Panna Lal Ram Narain, Harunabad ; Jesa Ram Foth Chand Harunabad ; Bihar Lal, Harunabad ; Gorbachand Singh, Mehtab Singh, Harunabad ; Jinko Ram ; Harunabad ; Nank Chand Gopi Chand, Harunabad ; Kala Singh Jawahar Singh, Fortabbas ; Jinda Ram Teja Ram Harunabad.

DISTRICT RAHIMYARKHAN :—TEHSIL SADIQABAD : Prem Mal s/o Holo Mal and Maikh Raj Paroo Ram Khatti, Bhatwahan, Tehsil Sadiqabad ; Barora Ji, Tehsil Rahimyarkhan.

H. Ranbir Singh,
Asstt. Secretary to the Govt. of Manipur.

NOTICE No. T/19/55.

Imphal, the 3rd October, 1955.

Sealed tenders in prescribed form will be received from the registered contractors upto 12 noon of 27th October, 55 in the office of the under-signed for the under-mentioned work. Details may be made available from the office during office hours.

<u>NAME OF WORK.</u>	<u>ESTIMATED COST.</u>	<u>EARNEST MONEY.</u>
Construction of Quarter for the Staff Officer of the National Cadet Corps at Imphal.	Rs. 29,974/-	Rs. 750/-

Forms may be obtained from the office of the undersigned during office hours.

Y Tombi Singh,
Executive Engineer
Irrigation Division, Imphal.

Imphal, the 12th October, 1955.

Applications will be received by the undersigned for filling up a post of Chakrassee for School Office upto the 24th October, 1955. None need apply who does not satisfy the following conditions.

- (1) Must be literate and be capable of reading English letters and figures in addition.
- (2) Must not be over 30 years of age on 1-10-55.
- (3) Must know at least one local language thoroughly.
- (4) Must not have more than one wife.

The scale of pay is Rs. 22- $\frac{1}{2}$ -25/- plus usual D. A. The post is permanent but the selected candidate will be on probation for one year.

Sd/- Illegible.
Inspector of Schools, Manipur.

Imphal, the 14th October, 1955.

No. 3658/ST/TENDER/55.—Tenders are invited from Bona fide labour suppliers for supply of labour for unloading and loading of articles from/to vehicles to/from Godown in Manipur State Transport, Imphal. Proper staking and weighment of packages either damaged or otherwise as and where required will be done by the suppliers at their cost. The tenders should be in rate per maund and reach the undersigned on or before 20/10/55 and will be opened on the next day before those who elect to be present. The successful tenderer will have to deposit a sum of Rs. 100/- as security in cash within seven days of acceptance of tender.

The undersigned reserves the right to reject the lowest or any tender and is not bound to assign any reason thereof.

S. Palit,
Officer on Special Duty,
Manipur State Transport.

